Size. Scale 1 Inch = 2 Miles.	Unce		l. Col	ored.
Seelel link - 9 Miles	Rs		1	
Khasi and Garo Hills, Sheets Nos. 51, 52 and 53 in one. Part of South Sylhet (Assam) Rajputana, Half Degree Sheets, Nos. XIII North, XIV South, and XV South. Part of Bickaneer CANTONMENT AND CITY PLANS. Scale 12 Inches = 1 Mile. Bickaneer City and Environs (pajputana) 2 Sheets D. 4 Sheets D. 4 Sheets D.	ant. 1	8	- 0	10 4 8 8
Scale 6 Inches = 1 Mile. Dhar City and Environs (Central India) Double Eleph GREAT TRIGONOMETRICAL SURVEY BRANCH PUBLICATIONS.	ant. 1		1	. 4
Guzerat, Sheet No. 25, Sections 1, 2, and 3* Do. Do. Sheet No. 26, Sections 1, 2, and 3* Do.	1	15	2 2	0

*Published and available at the Surveyor-General's Office, Dehra Dún.

Surveyor-General's Office, Calcutta, the 26th April 1881. JOHN O. N. JAMES, Assistant Surveyor-General.

Calcutta, the 26th April 1881.				Assistant Surveyor-General.					
LOST GURRENCY NOTES.			Notes wholly lost or destroyed.						
Section on a	-		No		No. of Notes.	Value.	Name of Claimant.		
		otes of the Government of				Rs.			
		e, are stated to have been							
		ue has been claimed by the	71	O	53-92094	107			
		ced against the numbers;		,,	76-08210	10			
		se Notes in his possession,		,,	79-19385	10	and the Art of Art of Art		
or claiming a right to t	nem, 18	warned to communicate at		,,	52-39283	10			
once with the undersi	gned :-			,,	41-94862	10 [
Notes who	lly lost	t or destroyed.		,,	76-81066	10 }	Moheshur Basu.		
Parietas	A Sugar		Sec. 199	- 99	94-50872	10			
No. No. of Notes.	Value.	Name of Claimant.		,,	77-89508	10			
	Rs.	이 경기를 하는 것은 전 다음을 하는데		,,	-78571 $46-52268$	10			
61 0 32-25827	50)	D'		,,	on orato				
,, 88-43117	100	District Superintendent of	9	,,		10)	m n		
-56821	100)	Police, Hooghly	72		94 - 23821	10 (The Deputy Postmaster-		
62 ,, 68-94284	100	Balmer, Lawrie & Co.	8	99	83-15584	10)	General, Eastern Bengal,		
63 ,, 27-96467	500	Chhunno Lall Surral.	73	Ŧ	1-99289	10	Dacca.		
64 ,, 94-17324	10	W. S. Attenborough.	74		62-57788	20)	Sub-Conductor T King.		
65 , 69-85686	100	Madhoosoodun Bose			-57783	20	Hari Churn Mazoomdar		
68 ,, 88-78626	100	Ambica Churn Chatterjee.		**	-57793	20	Choudhuri.		
69 ,, 88-01147	100	Rev. H. Finter.	75	,,	MI DOMIO	5007			
70 ,, 69-22154	100	Gisborne & Co.		**	-29521	500			
71 ,, 31-73934	50]			33	-32618	500			
,, 63-41578	20	보다 이 사람들 개발장 그리고 그리다	1300	,	74-80554	1,000	Goban Lal and Hira Lai		
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,, 61-67412	20			51	70010	1,000			
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,, 90-44084	10		77		32-66581	•50]			
33-02880 T 08 08084	10		2.32.1	,	00200	50	Kedar Nath Das.		
L 96—98924 O 82—15702	10		78		DO MOOMO	50	Inspector J. Costello.		
#4 00001	10		79		86-47670	20			
., 76-96981 ., 80-04185	10				47000	20			
L 99—15655	10		80		, 61-47427	20	Kailas Chunder Mitter.		
O 54-53560	10		81		, 71-48517	500	Gooruck Ram Jawhermull		
79572	10		85		, 32-45006	50	Nehar Chunder Shaw		
51-24093	0		86		32 - 6020	50	F. A. deBeauford.		
L 96-10917	10	Moheshur Basu.							
71 0 94-96440	10				Notes par	tially le	ost or destroyed.		
,, -28552	10		43		0 83-78443	10	Obhoy Churn Das.		
., 81 09997	10		44		, 85-80052	20	Maddunmohan Halder.		
,, 53-45443	10	ALC: NOTE: N	45		99-46350	10	W. S. Attenborough.		
,, 91-02810	10	The second second	46		, 67-97680	100	Shaik Bheekari.		
,, 19—82276	10	AN CONTRACTOR OF THE PROPERTY	47		, 31-46050	50	Ramkissen Dass Dagga		
., 17-53596	1 '		48		L 55-31348	5	Syud Bukth Shaheb.		
, 41-70794	10		49		. 22-00458	5	Maher Ali.		
,, 13 -99052	10		50		0 9403336	10	J. G. Gurner		
,, 14-52426	10	T A STATE OF THE S	51		, 88-56538	100	Tares Chunder Pandi.		
-52498	10		52	100000	, 77-46809	10	Ram Koron.		
L 99-31136	10	Consultation of the property of the contract of	53	SASS759	. 30-67002	50	Dooni Chand.		
0 39-89170	10		51		, 34-80409	100	Dhunput Sawdaour.		
L 76-61001	10		55		L 3-02862	10	Aukhov Kumar Ghose		
O 16-23153	10		56	160	0 88-06619	100	Gobind Ram and Nund		
81-79150	10		SECTION SECTION		-08249	100	COVER TO A LONG SERVICE OF THE SECRETARIES SERVICES		

Notes partially lost or destroyed.

Register No. of Notes.	Value. Name of Claimant.
	Rs.
57 O 90-80514	10 Surruth Chunder Das.
58 ,, 31-32500	50 Jeeth Ram Mahodeo.
59 ,, 32-54120	50) Satta Noth Don
,, 61-76792	20 Sutty Nath Roy.
60 , 32-12493	50)
,, 64 69898	20 Mrs. Skinner.
., 9420893	10 (Mrs. Skinner.
,, 95-15275	10)
61 ,, 63-81089	20 Bama Churn Mukerjee.
,, 61 -47999	20)
62 ,, 37-37231	5 The Chief Paymaster, I. Railway, Calcutta.
63 .P 2-01182	10 Ramaprosad Ghose.
64 O 94-24373	10 Bhicken Chand.
65 , 18- 96927	10)
,, 12-72835	10 Nundo Lal Banerjee.
L 62-15138	10)
66 O 88—11821	100 Huri Lal and Mangobin
	chunder.
67 ,, 85- 17262	20 R. J. Eades.
47 ,, 61—19226 }	20 The Treasury Office
,, —19229 }	Jessore.
48 ,, 64-98329 }	20 Preogopaul Mitter.
,, —98328 5	
49 ,, 57—48607 }	20
,, 79-42561 }	
,, 78-98304}	10
99 15985)	Mohendra Nath Bose.
_15986 (5
,, 37-25092)	
., -25048	5
50 ,, 41-17884 ?	10)
L 42-36625 5	10
0 36-81261 7	5
,, —81262 \$	Hameraj Chaubay.
L 30-66520)	5 Traineraj Chadoay.
0 37-53031 ("
L 56-08445 }	5
,, -08446 }	
51 ,, 54-94645 }	5 Benode Behary Mukerjee
., -94643)	
52 ,, 39-57351 }	10 A. Chinneah.
" —57352 i	
53 ,, 31—14242 }	5 Thacker, Spink & Co.
000000	
54 O 15-63066 } 14-13092 \$	10 F. Munjee.
55 , 54-54288 }	
, 50-24121	10)
L 57-43508)	Surbessur Chatterjee.
,, 44-29479 }	10)
56 O 85-61482)	90 T B
61481	20 Jea Beg.
57 , 63-58414 }	90]
_58417 }	20
L 62-37052 }	10 VI mehmin anaman
,,37051 }	10 Luchminarayon.
,, 24-90642 \	K
-90646	5.
	보이는 얼마나 있다면 하는 때문 가게 하면 생활하는 사람들이라는 것 같아.

R. A. STERNDALE. Asst. Comptr.-Genl. in charge of Paper Currency. PAPER CURRENCY DEPARTMENT, the 13th June 1881.

Government Cinchona Febrifuge.

Government Cinchona Febrifuge.

THIS preparation is an efficient substitute for Quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanical Garden, Calcutta, for cash only, at the following rates:—per four ounce tin, Rs. 4 ans. 8; per eight ounce tin, Rs. 8 ans. 8; per pound tin, Rs. 16 ans. 8. The general public can be supplied by the Superintendent, Botanical Garden, for cash only, at the undernoted rates:—per four ounce tin, Rs. 5 ans. 8; per eight ounce tin, Rs. 10 ans. 8; per pound tin, Rs. 20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage eight annas per 4 and 8 oz. tins, and twelve annas per pound tin, in addition to the foregoing rates. foregoing rates.

Bank of Bengal. DOORGA POOJAH HOLIDAYS.

THE Bank will be open for the transaction of business on the same days that the Custom House may be open.

By order of the Directors, R. Hardie, Secretary and Treasurer. Calcutta, the 9th June 1881. (1154-2)

Notification.

THE owners of lands in Calcutta, and their Agents, are hereby informed that the rate of redemption of petty holdings has been fixed by Government (No. 375—167LR, dated 9th February 1881, Revenue Department) at 30 years' purchase of the annual Government revenue.

Holdings may be redeemed on application to this Office on payment of fees at the above rate.

G. M. GOODRICKE, Deputy Collector. Calcutta Collectorate, No. 5, Church Lane, The 19th March 1881.

Forest Dept., Bengal, Sunderbuns Divn. NOTICE.

ONE piece of Teek timber is now lying at the Government Timber Depôt of Bogee station. Any person having claim upon the same is requested to come forward and prove his claim within two months from this date to the Officer in charge of the depôt, or at the office of the undersigned, and after paying salvage, &c., upon the log, to remove the same.

No claims will be admitted after two months from this date, when the timber will be sold for the benefit of Covernment.

of Government.

of Government.

G. W. STRETTELL,

Depy. Convr of Forests, Sunderbuns Divn.

No. 3, Hungerford Street, Calcutta, the 30th May 1881.

(1126—8)

Forest Dept., Bengal, Sunderbuns Divn. NOTICE.

TEN Pussur posts are now lying at the Government Timber Depôt of Roymungle Station. Any person having claim upon the same is requested to come forward and prove his claim within two months from this date to the Officer in charge of the Depôt, or at the Office of the undersigned, and after paying salvage, &c., upon the logs,

to remove the same.

No claim will be admitted after two months from this date, when the timber will be sold for the benefit of Government.

G. W. STRETTELL,

Depy. Convr. of Forests, Sunderbuns Divn.

No. 3, Hungerford Street, Calcutta, the 22nd April 1881.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHUND RAILWAY.

PROM this date the prices of sal beams and scantlings supplied from this depôt will be as follows:—

Brams.—21 feet in length, at Rs. 2-10 per cubic foot.

2-12 2-14 22 99 ,, 23 24 3

Above the lengths given two annas per foot run will be charged. Any inches over the foot will be charged as a foot.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at ,, 2-4 ,,

Under 7 feet, at ,, 2 ,,

The above prices are for ordinary building purposes.

For Planking Sleepers, &c., special rates will be fixed

by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings

are taken in fair proportion.

Second and Third Class Timber will be sold and price

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.
By order of the Conservator of Forests, Oudh Circle,
KANHYA LAL, in charge Byramghat Depôt. The 22nd May 1879.

Notice.

CALCUTTA DOCKING COMPANY, "LIMITED."

A N Extraordinary Meeting of the Shareholders of this Company will be held at the Registered Office of the Company, No. 23, Strand Road, Calcutta, on Monday, the 20th day of June 1881, at the hour of 12 o'clock, at noon, to take into consideration the offer of the Government for the purchase of the land, buildings, and dock of the Company situate at Howrah, and for passing such resolution with reference thereto as to the said Shareholders shall seem fit.

Also—

To take into consideration the advisability of winding up the said Company voluntarily under the provisions of the Indian Companys' Act, 1866, and for passing such resolutions with reference thereto as may be deemed necessary.

(1152 - 1)

By order of the Directors, D. McKellar, Superintendent.

The Mahanuddy Tea Company, "Limited," in Liquidation.

in Liquidation.

In pursuance of section 158 of the Indian Companys' Act. 1866, notice is hereby given that a General Meeting of the Shareholders will be held at the Registered Office of the Company, No. 38, Strand, Calcutta, on Thursday, the 21st day of July 1881, at 12 o'clock noon, for the purpose of having the Liquidators' Account showing the manner in which the winding up of the Company has been conducted, and the property of the Company disposed of, laid before the meeting, and hearing any explanation, if required, that may be given by the Liquidators:—

Notice is hereby also given that at the same meeting an Extraordinary Resolution will be proposed, directing how the books, accounts, and documents of the Company are to be disposed of pursuant to section 171 of the "Indian Companys' Act, 1866."

Dated at Calcutta this 8th day of June 1881.

J. CATHCART LEES,

J. CATHCART LEES,

OR OF THE MANAGEMENT OF THE Mahanuddy Tea Company,
"Limited" Company, 38, Strand.

(1151 - 1)

The Shahabad Sugar Company, "Limited"

The Shahabad Sugar Company, "Limited"

NOTICE is hereby given that at an Extraordinary
General Meeting of the Shareholders of the Shahabad Sugar Company, Limited, duly convened and held at the Registered Office of the Company, No. 39, Strand, Calcutta, on Thursday, the 9th day of June 1881, an Extraordinary Resolution (taking effect under sub-section 3 of section 145 of the Indian Companys' Act, 1866) was passed, to the effect that it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same. And it was at the time and place aforesaid also resolved that the Company be wound up voluntarily, and that Mr. Marc Meugens of No. 5-1, Council House-street, Public Accountant, be, and he was thereby, appointed Liquidator for the purposes of such winding up.

Dated this 14th day of June 1881.

MARC MEUGENS, Liquidator,

MARC MEUGENS, Liquidator, 5-1, Council House-street, Calcutta. (1169-11)

Destroyed.

THE Government Promissory Notes Nos. 103275 and 112331, of the 4 per cent. of 1865, each for Rs. 500 (five hundred) originally standing in the names of the National Bank of India, Limited, and Ram Jeebun Ghose respectively, and both last endorsed to Upendra Nath Ghose, Munsiff of Kasba in Tipperah, the proprietor, by whom they were never endorsed to any other person. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor. of the proprietor.

UPENDRA NATH GHOSE, Munsiff of Kasba in Tipperah,

on leave.

Care of Baboo Prova Chunder Ghose, Pleader, Judge's Court, Bulloram Bose's Ghaut Street, Bhowanipore, Churruckdanga, Calcutta. (1141-3)

Notice.

Estate Watkin Williams, late of Newport, in the County of Pembroke in South Wales, Commander of the ship Allam Ghier

CREDITORS and others having claims on the above estate are required to send in particulars of the same to the Rev. Thomas Evans of Monghyr, in the province of Bengal, Baptist Missionary to whom as constituted Attorney of David Havard and James Greffiths, both of South Wales, the Executors of the will of the deceased, administration, with a copy of the will annexed, of the property and credits of the said deceased (with effect within the province of Bengal) has been granted by the High Court of Calcutta, or to the undersigned as Attorneys for the said administrator within two months from this date, at the expiration of which time the said administrator will proceed to pay over and distribute the assessts belonging to the above estate.

Dated this 13th day of June 1881.

BEEBY AND RUTTER.

Calcutta, 10, Hastings-street.

Notification.

Notification.

To be peremptorily sold by the Registrar of the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction. at his sale-room in the Court-house, on Saturday, the 25th day of June next, at the hour of 12 o'clock, at noon, pursuant to a decree of the said Court made in suit No. 267 of 1876 (wherein Issur Chunder Ghosh is plaintiff and Khodajan Bibi and Afsool Khan, heirs of Hyet Khan, deceased, are defendants), and dated the 29th day of June 1876, the following property, namely:—

1st.—All that messuage, tenement, piece or parcel of land and ground, hereditament and premises, containing by estimation 5 cottahs and 8 chittacks, be the same a little more or less, situate at and being No. 33, formerly No. 29-2, Chandney Chuck-street, in the town of Calcutta, and butted and bounded as follows:—On the west partly by the tenanted house of Baboo Dayal Chand and partly by the land and premises No. 34 belonging to the said Hyet Khan; on the north by the tenanted house of Bibi Amaun; on the east by the tenanted land of Jetoo Singh; and on the south partly by the house of Mr. Bret and partly by a musjid.

2nd.—And also all and singular all that messuage, tenement, piece or parcel of land and ground, hereditaments and premises, containing by estimation 5 cottahs and 8 chittacks, be the same a little more or less, situate at and being No. 34, formerly No. 29-3, Chandney Chuckstreet, in the town of Calcutta, and butted and bounded as follows:—On the west by the tenanted land of Doyal Chand Baboo; on the south partly by the house of Mr. Bret and partly by the musjid; on the north by the tenanted house of Bibi Amaun; and on the east by the said premises No. 33, belonging to Hyet Khan.

The conditions of sale and the abstract of title may be seen at the Office of the Registrar of the High Court, Original Side, and at the Office of Baboo Shamul Dhone Dutt, Plaintiff's Attorney, No. 3, Hastings-street, Calcutta, on any day before the sale, and will be produced at the sale.

R. Belchambers, Registrar. SHAMUL DHONE DUTT, Plaintiff's Attorney.

Calcutta High Court, Original Jurisdiction, the 17th May 1881. (1136-1)

Notification.

Notification.

To be peremptorily sold by the Registrar of the High Court in its Ordinary Original Civil Jurisdiction in his sale-room in the Court-house, on Saturday, the 16th July next, at the hour of 12 o'clock, at noon, pursuant to a decree of the said Court made in the suit No. 503 of 1879 (wherein Gopal Chunder Chatterjee is plaintiff and Toritabhoosun Banerjee is defendant), and dated the 12th of February 1880.

All that undivided one equal fourth part or share, the whole into four equal parts being considered as divided, and also an undivided one equal third part or share of another equal fourth part or share, the latter of which is subject to the life interest of Sreemutty Anundomoyee Dabee and Bindubasinee Dabee, under the decree made in suit No. 503 of 1877 (wherein Toritabhoosun Banerjee is plaintiff and Taraprosono Banerjee and others are defendants), and dated the

twenty-first day of July 1881 of and in the following properties, namely:—

Lot 1.—The piece of ryotti land called Kalabagan and situate at and being No. 23, Machooabazar-street in Calcutta. containing by estimation 1 bigha 12 cottahs and 11 chittacks, be the same a little more or less, and butted and bounded in manner following,—that is to say, on the north by Machooabazar-street, on the south by a blind lane, on the east by the ryotti land of Bisswa Nath Bysack and others, and on the west by the ryotti land of Gopaul Chunder Bysack and others and partly by a tenk

Nath Bysack and others, and on the west by the ryotti land of Gopaul Chunder Bysack and others and partly by a tank.

Lot 2.—The piece of tenanted land or ground containing by estimation 1 bigha 10 cottahs, be the same a little more or less, situate at and being No. 10 in Sitaram Ghose-street, Mirzapore, in the town of Calcutta, and butted and bounded in manner following,—that is to say, on the north partly by the public street called the said Sittaram Ghose-street and partly by the dwelling-house of Nursing Chunder Ghose, on the south by the family dwelling-house of Pearymohun Dass, on the east partly by a blind lane and partly by the dwelling-house of Shama Churn Goopto and others, and on the west by Sittaram Ghose-street.

Lot 3.—The two-storied brick-built messuage, tenement or joint family dwelling house, with the piece or parcel of land or ground thereunto belonging, and on part whereof the same are erected and built, containing by estimation 16 cottahs of land, be the same a little more or less, situate at and being No. 19, Sittaram Ghose-street, in the town of Calcutta, and butted and bounded in manner following,—that is to say, on the north by the house and premises of Kartic Chunder Mitter, on the south partly by house and premises of Obhoy Churn Ghose and partly by house of Haran Chunder, Ghose, on the east by the dwelling-house of Shama Churn Sen, and on the west partly by the public street called Sittaram Ghose-street and partly by the tenanted house of Bhola Nath Nauth.

The sale of the last-mentioned premises is subject to the right of Sreemutty Rasmoney Dabee under the

The sale of the last mentioned premises is subject to the right of Sreemutty Rasmoney Dabee under the said decree in the said suit No. 503 of 1877 to have suitable apartments provided for her residence during bar lifetime.

The affidavit of documents of title and the conditions of sale may be seen at the Office of the said Registrar and also at the Office of Messrs. Mookerjee and Deb, the Plaintiff's Attorneys, on any day before the sale, and will be produced at the sale.

R. Belchambers, Registrar. MOOKERJEE AND DEB, Plaintiff's Attorneys

Calcutta High Court, Original Jurisdiction, the 9th (1156-1)

INSOLVENT NOTICES.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Thomas FITZ PATRICK, an Insolvent.

On Thursday, the 2nd day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

(1143-2)

In the matter of Obhox Churn Addy, an Insolvent.

On Monday, the 31st day of May last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Bolye Chand Dutt, Attorney.

In the matter of ROBERT GREETHAM, an Insolvent.

On Monday, the 31st day of May last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

H. C. Chick, Attorney.

(1145-2)

In the matter of RICHARD MORGAN AND WILLIAM ALEXANDER BROOKE FORBES, Insolvents.

On Tuesday, the 5th day of April last, it was ordered On Tuesday, the 5th day of April last, it was ordered that the first Court day in May 1882 be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day the said Insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvents at the time of the filing of their petition for relief.

Barrow and Orr, Attorneys.

In the matter of JOSEPH AUGIER, an Insolvent.

On Tuesday, the 3rd day of May last, it was ordered that Tuesday, the 2nd day of August next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

E. J. Fink, Attorney.

E. J. Fink, Attorney.

Chief Clerk's Office, the 6th June 1881.

In the matter of John Francis Caston, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 21st day of June instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid."

Insolvent in person. (1161-1)

In the matter of SREERAM MOZOMDAR, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 21st day of June instant, at the hour of 10 o'clock in the forenoon.

of opposing such application must appear before the said Court at the time and place aforesaid."

Swinhoe, Law & Co., Attorneys.

In the matter of Collydoss Doss, Nursingpersad Doss, WOOMA CHURN Doss, JUGGESSUR Doss, and SUBBES SUR Doss, Insolvents.

On Tuesday, the 18th day of May 1880, by an order of this Court the said Insolvents Collydoss Doss and Subbessur Doss were adjudged entitled to their personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in their Schedule as creditors or claiming to be creditors respectively

H. H. Remfry, Attorney. (1163—1)

In the matter of EMIN MICHAEL EMIN, an Insolvent.

On Friday, the 3rd day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day, of July next, and that the said Insolvent do then attend to be examined before the said Court.

C. T. Geddes, Attorney.

In the matter of SREEMUTTY DASSEE, an Insolvent.

On Wednesday, the 8th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of SREEMUTTY DASSEE, of No. 109, Aheereetollah-street, in the Town of Calcutta, Hindoo. widow, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Wednesday, the 8th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

(1166-1)

In the matter of Robert Andrew Lyall and Alfred Augustus Lyall, Insolvents.

On Wednesday, the 8th day of June instant, it was ordered that the matters of the petition of the said Insolvents be heard on Tuesday, the 2nd day of September next, and that the said Insolvents do then attend to be examined before the said Court

Sanderson & Co., Attorneys.

In the matter of Robert Andrew Lyall and Alfred Augustus Lyall, Insolvents.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvents and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 21st day of June instant, at the hour of ten o'clock in the forenoon.

"Any creditor of the said Insolvents desirous of opposing such application must appear before the said

opposing such application must appear before the said Court at the time and place aforesaid."

Sanderson & Co., Attorneys.

In the matter of Hajee Seedick Hajee Gool Mahomed, an Insolvent.

MAHOMED, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 21st day of June instant, at the hour of ten o'clock in the forenoon.

"Any creditor of the said Insolvent desirous of processing such application, must appear, before the said

opposing such application must appear before the said Court at the time and place aforesaid." (1170—1) C. F. Pittar, Attorney.

In the matter of Anne Galloway, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 21st day of June instant, at the hour of ten o'clock in the forenoon.

"Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid." (1171-1)

Insolvent in person. Chief Clerk's Office, the 14th June 1881.

In the matter of Emin Michael Emin, an Insolvent.

NOTICE is hereby given that on Tuesday, the 21st day of June instant, at the hour of 11 o'clock in the forenoon, an application will be made to the Honourable the Commissioner of the Insolvent Court on behalf of the Insolvent abovenamed for an order that the petition of insolvency filed on this matter be dismissed.

C: T. Geddes, Insolvent's Attorney.

Dated this 8th of June 1881.

(1150-2)

In the matter of GURU CHARAN BYSACK, an Insolvent. On Friday, the 27th day of May 1881, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under section 351 of Act X of 1877, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

R. F. RAMPINI, Offg. District Judge.

Dacca District Judge's Office, the 8th day of June 1881.

(1158-1)

POSTAL NOTICES.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 12th June 1881.

Abbott, R. H. Anderson, James L. Beauclerck, Lieut. F. A. Bolst, E. R.
Browne, T. Ellis.
Blunt, E. W.
Carlton, James. Chamers, A. B. Davis, Mrs. C. Devon, A. T. Dunlop, Lieut. F. C. Eastman, Mrs.

Fleming, Mrs. W. Gomes, H. Gomes, G. Gopinath Sodasweys. Greenblatt, S. & Co. Grey, G. A. H. Hill, W. (D. P. W.) Houghton, J. Hutchison, A. Jones, J. M. Jones, A. Lawrie, Mrs. W. G.

List of unclaimed letters lying in the Calcutta Post-Office on the 12th June 1881.

McDonald, R. Marooth, A. J. Manuel, Mrs. M. B. Mctcalfe, Miss. Mitter, A. C. Moncrieff, Mrs. Morrison, M. C. Moore, J. Mullick, N. D. Pack & Co. Passy, Mrs. Phantome, Mrs. S. Paul. N. Ramdhone Naug & Co. Ram Narain Paul. Renny, Mrs. Showe, R. B. Skipp, Mrs. A.

Smith, Miss S. Sullivan, W. Sullivan, D. L. Swanwick, G. Swaries, Mrs. S. Watson, Mrs. J. & Co. Walker, Mrs. L. M. Walke, Hugh. Wilson, Messrs., & Son. Wilson, Messrs., & Son. Willard, Mrs.
Wood, E. P.
Vieux, Mrs.
Vas, Miss Caroline.
Victor, Miss J. M. Zig-Zag.

Letters marked "Care of Post-Office, to be kept till called for."

Abinash Chunder Banerjee. Montgomery, R. A.
Auderson, A. S. Marshall, W. K.
Archer, Capt. E. B. Malbrook, P. Addreson, A. S.
Archer, Capt. E. B.
Barklie, Robert C.
Bennett, W. W.
Bernon, Monsieur James.
Boutillier, J. L.
Brawley, A.
Brundage, J. D. Brundage, J. D.
Burns, Mrs.
Burrill, William.
Campbell, Major A. D. Coan, John. Coles, Mrs. Charles. Cox, F. Davison, T. M. Deane, Mrs. H. A. De Braganzer, C. S.
Dutt, Surjo Cumar.
Dutt, R. N.
Dykes, L. F.
Earl, F. E.
Enris, W. Elwell, A. H. Eisenowsky, Mr. Feilman, F. B. Collins. Ferm, Arthur. Farber, L. Fleming, Miss. Gartely, Mrs. E. Gheater, Mrs. J. Goltermann, Monsieur H. Goldenstein. Hartley, S. R. Havard, D. Hedderly, Allen.
J. B. R.
J. O. N.
J. R. P.
Jackson, W. F. Jones, David William. Journd, Ferdinand. Kenderick, Geo. King, J. P. Littlewood, J. H. MacLaughlin, Dr. A. J. M.

Meanera, Lieut. J. S. G. Miller, John. Montgomery, H. J. B. Morris, Nevill. Nicoli, A. Nicoll, A.
O'Connell, T.
P. M. J.
Pain, J. H. W.
Penny, John.
Peterson, C.
Phillips, W. H.
Phillips, H. H.
Pogose, A. N.
Radicic Vincenzo.
Read, F.
Richards, John. Richards, John. Renor, Wilson. Rendell, T. H. Richards, Capt. W. Roe, Lieut. R. J. Roxburgh, J. Sapperstan, J. Scotland, W. J Sipscombe, Miss. Smith, Mrs. E. Smith, John. Smith, John.
Snelling, T. R.
Straw, F. T.
Stevenson, Mrs.
Stewart, Rev. R.
Stewart, A. G. J.
Stirling, W. E.
Vancum, R. M. (B. A., B. L.)
Vitti Cesare. Vitti, Cesare. W. E. S. Watkins, James. Watson, W. Ware, Mrs. H. Wallaston, A. Wilson, J. E. Willis, Albert. Willson, W. H. X. Y. Z.

Newspapers.

Adamson, J. Archd. Adamson, J. Archd.
Anderson. A. S.
Baratta, Signor Carlo.
Brundage, J. D.
Campbell, Major A. D.
Cowleshaw, J.
Hedderly, Allen.
Henry, Col.

Johnson, E. C. Morris, H. C. Peterson, C. Roe, Lieut. R. J. Rendell, T. H. Sale, M. Stainton, Mr.

Registered Letters.

Balley, Mr. DeSilva, Mrs. C. S. Speyer, E. M.

Z. Y. X. W. Raye, Dr. J. J. A. Smith, A. A.

E. HUTTON, Presy. Postmaster, Calcutta.

CORRESPONDENCE for Natal, Port Elizabeth and Cape Town will hereafter be forwarded weekly through the United Kingdom (vià Brindisi) at the rates of postage given below.

2. The route vià Zanzibar, to the places named above, has been abolished.

2. The route viá Zanzibar, to the places have has been abolished.

3. The existing four-weekly communication with Zanzibar and Delagoa Bay, through Aden, still con-

Rates of Postage mentioned above.

	.zo	•	paper	nted s, in- ling s, &c.	Lega comm docum Each	Samples. Each packet.	
(c) denotes compulsory prepayment.	Each letter per 1	Each post-card.	Each news- paper per 4 oz.	Each packet per 2 oz.	Not exceeding 4 oz.	Per 2 oz. addi- tional.	Per 2 oz.
Cape of Good Hope and Natal (South Africa, British)—	Α.	A.	A.(c)	A.	Α,	Δ.	A.
Vid. Brindisi, through United Kingdom	9		2	2	4	2	2 .

L. G. Wait, Asst. Director-General of the Fost-office of India, Foreign Post Branch. Simla, the 6th June 1881.

SEA AND FOREIGN MAILS.

For	Box closes at	Date.	Per steamer.	
		1881.		
Persian Gulf	6 P.M.	17th June	From Bombay	
Madras, Ceylon, and the Inter- mediate Ports.	6 ,,	16th "	Culna.	
Foreign mails vid Bombay	6 ,,	18th "	From Bombay	
Ditto book-post and pattern packets.	6 ,,	17th ,,	Ditto.	
Rangoon, Moulmein, and Straits.	6 "	15th "	Henzada.*	
Chittagong, Akyab, Kyouk Phyoo and Rangoon.	6 "	16th "	Avagyee.	
Madras, Ceylon, Bauvia, Singa- pore and China.	6 "	22nd ,,	Tibre.	
Straits and Hong-Kong	6 "	17th "	Suez and A	
Rangoon, Moulmein, and Straits.	6 "	22nd "	B. I S. N. & Co.'s	

* Mails for Port Blair can be forwarded by this opportunity.

N.B.—The letter-box will close at 6 P.M. precisely, after which hour foreign letters fully prepaid, and bearing an extra postage-stamp of four (4) anuas on each cover, will be received up to 6½ P.M.

E. HUTTON, Presy. Postmaster. General Post-Office, Calcutta, the 13th June 1881.

Bramaputra River.

Weekly Water Report showing the least depth of water from Pearpore to Tokechandpore, for the week ending Saturday, the 4th June 1881.

Names of places.	Least depth of water,	REMARKS.

Ft. In.

Pearpore to Mymensingh, 10 0
22 miles.
Thence to Dewangunge, 28 8 6
miles.
Thence to Tokechandpore, 7 9

30 miles.

Height of water, above zero, on Mymensingh gauge on the 4th June 1881, 14 feet 6 inches.

W. B. Bestic, c.e., for Exc. Engr., Dacca Divn. Dated 5th June 1881.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, 3rd June

Names of Rivers.	Least of w	dep	th REMARKS.
BHAGIRUTTEE.	Ft.		•
Entrance below Narainpor	e 11	9	
Thence to Noorpore June tion, 6 miles.	- 4	6	
Thence to Jungipore, 9 miles	8 4	0	Radhanughur.
From Jungipore to Berham pore, 47 miles.	- 3	6	Kooteerampore.
From Berhampore to Cutwa 50 miles.	, 3	6	Chandpore.
From Cutwa to Nuddea, 46 miles.	3	6	Dewangunge.
			100 M 100 M

MATABANGAH.

Entrance	6	3	
Thence to Tatarparah		0	
From Tatarparah to Hât-	4	3	Peertollah.
Bolia.			
From Hât-Bolia to Boal-	5	6	Bhangbariah.
maree.			
From Boalmaree to Alick,	5	9	Alickdeah.
deah.			
From Alickdeah to Kissen-	5	3	Mothoovanova

gunge. JELLINGHEE AND BHYRUB.

Entrance of Bhyrub from the 5

Ganges. Thence to Junction with the 3 9 Mohunpore.

Thence to Junction with the 3 9 Mohunpore.

Jellinghee.

From Junction of Bhyrub 4 0 Modoopore.

and Jellinghee to Teakatta.

From Teakatta to Nuddea... 4 0 Radhanughur.

Height of water on gauge at Berhampore, the 6th

June 1881, above zero, 1 foot 8½ inches.

G. J. R. Leeson, c.e.,

Offg. Exe. Engr., Nuddea Rivers Divn.

Berhampore, dated the 6th June 1881.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, the 10th June 1881.

for the week ending F	rida	y, t	he 10th June 1881.
Names of Rivers. L	east of	lept er.	h REMARKS.
BHAGIRUTTEE.	Ft.	In	
Entrance below Chourasia	12	0	
Thence to Noorpore Junction, 6 miles.	4	9	
Thence to Jungipore, 9 miles	4	3	Radhanuggur.
From Jungipore to Berhampore, 47 miles.	3	6	Kutirampore.
From Berhampore to Cutwa, 50 miles.	3	0	Sujapore and Migpere.
From Cutwa to Nuddea, 46 miles.	3	0	Dewangunge.
MATABANGAH.			
Entrance	6	3	
Thence to Tatarparah	5	0	
From Tatarparah to Hât- Bolia.	4	ON:	Peertolah.
From Hât-Bolia to Boal- maree.	6		Vangbariah.
From Boalmaree to Alick- deah.	6	0	Alickdeah.
From Alickdeah to Kissen- gurge. JELLINGHEE AND BHYRUB.	5	6	Mothoorapore.
[18] [18] [18] [18] [18] [18] [18] [18]	5	9	
Entrance of Bhyrub from the Ganges.			
Thence to Junction with the Jellinghee.	4	0	Hurrirampore.
From Junction of Bhyrub and Jellinghee to Teakatta.	4	3	Lalunghur.
From Teakatta to Nuddea	3	6	Banguljee.
	77 27 S. S.	KIN	

Height of water on gauge at Berhampore, the 13th June 1881, above zero, 2 foot $7\frac{1}{3}$ inches.

G. J. R. Leeson, c.e.,

Offg. Exe.-Engr., Nuddea Rivers Divn.

Berhampore, dated the 13rd June 1881.

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5. (1) Fixed Light at Vizagapatam.

(2) Coral Shoal off Caltura, Ceylon.

(3) Rock off Barberyn Island.

6. Foundering of the Buoy Vessel Mata Mata, Rangoon.

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(2) Island between Pulo Nias and Sumatra.

Vessels trading to Rèunion, Indian Ocean.
 Replacement of the Buoy on the western edge of Dolphin Shoal, Chittagong Coast.
 China Bakeer Light, Martaban Gulf.
 Intended exhibition of Light on the Oyster

,, 10. Fixed

(2) Intended exhibition of Light on the Oyster Reef.

8. Fixed White Light at Verawal.

9. Buoyage of Kyouk-phyou, British Burma.

10. Fixed White Light at Bet or Beyt (Gulf of Cutch), Kattywar.

11. Fixed White Light at Porbandar, Kattywar.

12. (1) Displacement of the Buoy in Narakel Road-stand Cochin.

stead, Cochin.

(2) Buoy marking the smooth-water anchorage to the southward of Alipee (Aulapolay), Travancore.

" 13. (1) Intended Light on Pulo Pisang, Malacca Strait.

(2) Sunken Reef in Siberoet Strait, Sumatra, West Coast.

,, 14. Deposit of stone mound at the end of the

breakwater, Colombo, Ceylon.

" 15. Period of exhibition of the Blue Light during the South-west monsoon, from the Eastern Channel Light-vessel at the entrance to

River Hooghly.

16. Rock near west end of Pulo Brasse.

17. (1) Beacon on two fathom patch off Batticaloa Road, Ceylon.
(2) Suspension of Light at Vizagapatam.

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 Beacon on two fathom patch off Batticaloa Road,

20. Fixed Light at Calingapatam Point, Coromandel Coast.

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 Extension of the Hajamri Mouth of the River Indus. Indus

10. Red Lights at Port Victoria, Mahe, Seychelles.
7. Light at Port Berberah, Gulf of Aden.
8. Rock off Hingie Island, Bassein River.
9. Rock off Pegu Coast.
10. Coral Patch near Sultan Shoal, Singapore Strait.
11. "Intermediate" Light-ship, entrance to River

Hooghly.
12. Position of Cochin Light-house.

13. Position of Raleigh Rock, and additional beacons, Bombay.

 Buoy marking Gindurah Rock, Galle.
 Alteration in Manora Point Light, Kurrachee; and discovery of a bank near Towak Island, Red Sea.

Dangerous rocks in Forrest Strait, Mergui Archipelago, and Richelieu Rock off Kopah 16. Inlet.

" 17. Alteration in position of "Intermediate" Light-

Alteration in position of "Intermediate" Lightship, entrance to River Hooghly.
 Destruction of the Krishna Shoal Light-house.
 Correct position of Santipilly Light-house.
 Anchorage Buoys in Madras Roadstead.
 Light-vessel near Krishna Shoal, Burma.
 Additional information, Krishna Shoal Lightvessel and Light at Pooree.
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24. Night Signals shown by British Pilot Vessels in the English Channel.

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4. Corrected position of Krishna Shoal Light-vessel

vessel.

5. Alteration of colour of Chittagong beacons, and intended alteration in Dolphin Rock Light, Bombay.

No. 6. Alteration of Malwan Light.
7. Kintoan Light-vessel. Yang-tse-Kiang.
8. Burgess Rock off Hingie Island, Bassein River, Burma

, 9. Fairway Buoy at False Point, Orissa. , 10. (1) Intended Light and Fog Signal on Little Basses Rocks, Ceylon. (2) Intended alteration in Great Basses Rocks

Fog Signal.

, 11. Corrected positions of Zebayir Islands, Jebel-Zukur, and the Hanish Islands, Red Sea.

" 12. Fog Signals and distinguishing marks for Light-vessels, River Hooghly.

" 13. Exhibition of Light on Little Basses Rocks,

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Ceylon.

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15. Shoal near Tumb Island (Jazirat Tanb), Persian Gulf

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, 18. Red Lights on North Groin of Harbour Works, Madras.

" 19. Reported Shoal, N.N. E. of Bahrein, Persian Gulf.

" 20. Alteration of color of light at Klang Strait, Strait of Malacca—Salangore—Malay Coast. " 21. Additional information concerning the reported

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., 22. Deposit of stone eastward of Harbour Works, Madras.

", 23. Reported Shoal North-West of Cheduba Island.

"24. Exhibition of Blue Lights and Marcons at Krishna Shoal Light-vessel.

"25. Deposit of stone eastward of Harbour Works, Madras (additional information).

26. Vessels prohibited from anchoring near the Submarine Telegraph Cable between Diamond Island and the Mainland.

27. Intended exhibition of a Revolving Light a Vakalapudi, in the Godavery District.

. 27. Intended

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1. Permanent moorings for Eastern Channel Lightvessel, entrance to Hooghly River.

2. Sunken danger in Mergui Archipelago.

3. Revolving Light at Vakalapudi, in the Godavery

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Intended alteration in False Point Light.
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7. Fixed Light at the entrance to Toona Creek in the Gulf of Cutch.

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9. Wreek marking vessels.

10. The alteration in the position and improvement of

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11. Shoal Coral Ground in Strait of Banka.

", 12. Delagoa Bay. Removal of Cockburn Light-vessel in bad weather.

", 13. (1) Alteration in position of Beacons and Lead-ing Lights—Burnett River Entrance, Aus-

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(2) Fixed Light on Flap Top Islet-River-Rocky-Islets.

(3) Revolving Light on Low Isles—Trinity Bay.
(4) Leading Lights at Cook Town—Endeavour
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14. Sunken dangers between Alguada Reef and Diamond Island—Bay of Bengal.

15. Flashing White Light on Puysegur Point—Zealand

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" 16. Dangerous rocks, N. N. W. and S. E. of the southernmost of the Brothers Islands—Andaman Islands,

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(2) Distinguishing features marking the entrance to Tugela River.

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21. Buoys of Carwar Harbour (Sedashigar).

22. (1) Alterations in Lights at St. Paul and St. Denis, Beunion Island.

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23. Buoys off Carwar Harbour (Sedashigar).

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, 28. Intended discontinuance of light at El-weg
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, 29. Interval of intended exhibition of Blue Lights
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, 30. Replacing of the Buoys at the entrance to
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kel Light.

" 31. Range of visibility of the Light exhibited from Krishna Shoal Light-vessel.

32. Light at Batticaloa.

33. Black buoys laid down in Calicut Roadstead to mark the limits of foul ground.

34. Light at Batticaloa.
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 Black Buoy off Point Gordeware (Godavery).

42. Madras Semaphore. 43. Buoys at Calicut.

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6. Alteration of position and elevation of the Red Light at Cannanore.

7. Discontinuous of the artibilities of Management of the artibilities of the

Light at Cannanore.

7. Discontinuance of the exhibition of Marcons from the Light-vessels of the Hooghly River.

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13. Destruction of First Point Lighthouse, Java.

13. Destruction of First Point Lighthouse, Java, Sunda Strait.

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Position of Farkin Rock, Francis Islands.
 Shoal south-west of Barren Islands, Madagascar, West Coast.
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RAJENDRA NATH MITRA,

Asst. Secy. to the Goot. of Bengal.

The 19th February 1878.

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The Calcutta Gazette.

WEDNESDAY, JUNE 22, 1881.

PART II.

Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday,]

LAND SALE NOTICES.

NOTICE is hereby given that the rights of Government to the undermentioned lands and building situated in Chandmari in Howrah, in the district of Hooghly, will be put up to sale by public auction at the Howrah Covenanted Deputy Collector's Office at 1 P. M. on Monday, the 4th July 1881, corresponding with 21st Ashar

1288 B. S.

2. The purchaser of the undermentioned lands and building will be subject to the following conditions:—
(1)—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.
(2)—If the purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance money be not paid by noon of the 15th day after sale, reckoning the day of sale as one, or if that be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

(3)—The plots, with their liabilities of rent, will be sold to the highest bidders above the upset price.

No. of plot.	Quantity of land.	Boundaries.	Name of zemindar to whom rent is payable. Amount of annual groun rent.		Upset price.	Remarks.
1	B. K. C. 0 1 0	Bounded on the north and west by land of Gopal Kristo Mitter; on the east by the Chandmari over-bridge; and on south by the premises of Mr. Rooke's house.	Bidhumukhi Dasi	Rs. A. P. 48 0 0	Rs. A. P. 25 0 0	This plot is mere waste land, formerly held by Sree Nath Addy and Kala Chand Dey.
2	0 2 15	on the north by a lane; on the east by a footpath (west side of Chandmari over-bridge); and on the south and west by Apurbakristo Mitter's land.	Apurbakristo Mitter Dijo Prasono Sirkar and Sauravi Dasi for her minor son Hara Prasono Sirkar.	3 0 0 55 12 0	} 100 0 0	Waste land, formeriy held by Rajkristo Singh and Eam Sagur Koondoo.
3	0 11 9	On the north by land purchased by Government from Raj Kristo Singh, Lukhi Naran Addy, and Sree Nath Addy, and others, now plot No. 4; on	Ditto ditto	106 14 0	1,000 0 0	Waste land, formerly held by Madhab Chunder Sirkar and Raghu Nath Pal.
原作工		by a footpath (west side of Chandmari	over-bridge); on the no	rth by a lane;	and on the wes	t by Upurbakristo Mitter's
•	land. 0 6 4	On the north by land purchased by Government from Raj Mohun Bose, now plot No. 5; on the east by a footpath (west side of Chandmari over-bridge); on the south by plot No. 3; and on the west by Upurbakristo Mitter's land.	Ditto ditto	58 0 0	600 0 0	Waste land, formerly held by Rajkristo Singh and Lukhenarain Addy and Sree Nath Addy and others.
5	0 8 8	west by Opinvastator and Hari Mohun Bose's land; on the east by a footpath (west of Chandmari over- bridge); on the south by plot No. 4 and Upurbakristo Mitter's land; and on the west by Bellileus' tank.	Nil Komuli Dasi	13 0 0	1,900 0 0	Waste land, formerly held by Rajmohun Bose.
11	108	on the north by Bishop Milman's School compound, i.e. plot No. 12; on the east by a footpath seven feet wide (west side of Chandmari over-bridge); on the south by the East Indian Railway premises; and on the west by waste land belonging to the Howrah Municipality.	Bhuban Mohini Dasi, Bama Sundari Dasi, and Komulmoni Dasi, executrix of late Ram- kinoo Sirkar.	12 0 6	4,000 0 0	Waste land, formerly held by Rajmohun Bose.
22	2 16 7	on the north by Chunder Nath Dey's compound and Ramkinoo Sirkar's waste land; on the east by a footpath reven feet wide (west side of Chandmari over-bridge); on the south by plot No. 11; and on the west by waste land belonging to the Howrah Municipality.	Ditto ditto	e5 2 10	14,000 0 0 (including the house.)	In this plot there is a large building in good order, a kitchen and a stable, and also a tank and some cocoanut trees formerly held by Mr. A. M. Vardon.
	5 7 3			361 13 3	21,625 0 0	CALL TO THE PARTY OF THE PARTY

NOTICE is hereby given that the undermentioned plot of land, no longer required by the Government, situated in the district of Beerbhoom, will be put up to sale at the Collector's Office of that district at 1 p.m. on Tuesday, the 28th June 1881, corresponding with 15th Ashar 1288 B.S.

The purchasers of this plot will be subject to the following conditions:—

(1) If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.

(2) If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the plot to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

(3) The plot will be sold revenue-free to the highest bidders.

(4) The purchasers shall be put in possession on receipt of the orders of the Commissioner confirming the sale. But such possession shall be liable to be disturbed in case the final sanction of the Member of the Board in charge should not be accorded to the proceedings.

Consecutive	Name of Zilla.	Pergunnah and Mouza.	Approximate bigha and	area of land in i in acre.	Boundary.
Number.	Name of Zilia.	rerguintan and Mouza.	Bigha.	Acre.	
1	Beerbhoom.	The land occupied by the old police-station at Nagoolia in taluq Hookmapur.	B. K. GDS. 0 16 12	A. R. P. 0 1 4	North by land of Goyaram Mondul; south by Government road from Soory to Doomka; east by a large Khas tank of the zemindar; west by Shoare Nullah.

E. F. Ainslie, Offg. Deputy Collector, for Offg. Collector.

Beerbhoom Collectorate, the 20th April 1881.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Furreedpore, will be put up to public and unreserved sale at the Collector's Office of that district on the 29th day of June 1881, corresponding with 16th Ashar 1288 B. S., for arrears of revenue and other demands due on the 12th day of January 1881.

No. of Towjih.	Names of Mehals.	Names of Proprietors.	Government Revenue.	Amount of arrears for which the estate is to be sold.	Remarks.
			Rs. A. P.	Rs. A. P.	
369	Pergunnah chur Mookundia, kismut chur Bhuddrasun.	Shomeshur Sicdar and others,	4,786 0 0 Road Fund 48 0 0 4,834 0 0	156 0 0	Separate accounts having been opened under Act XI of 1859. The 2 annas share of Autul Chundra Bhoomick, with a revenue of Rs. 598-4, Road Fund Rs. 6, from which the arrears are due, will be sold.
369	Pergunnah chur Mookundia, kismut chur Bhuddrasun.	Shomeshur Sicdar and others.	4,834 0 0	468 0 0	Separate accounts having been opened under Act XI of 1859. The 6 annas share of Shomeshur Siedar and others, with a revenue of Ss. 1,794-12, Road Fund Rs. 18, from which the
6304	Two pieces of new chur Kis- mut Khazotia in chur Modunsunkar	Mothura Mohun Roy Chow- dhury and others.	1,242 11 7	310 11 7	arrears are due, will be sold.

Furreedpore Collectorate, the 7th May 1881.

J. E. B. JEFFERY, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the following estate, in the district of Purneah, will be put up to public and unreserved sale at the Collector's Office of that district on the 30th day of June 1881 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1881.

CLASS I .- Permanently-settled Estate.

Number on the Revenue-roll.	Name of Estate and Pergunnah.	Names of the recorded Proprietors,	Amount of Sudder Jumma.	Amount of arrears due.	REMARKS.
181	Hessein, Mosamut Ji and guardian of mini Ali, Baharuddin for Ramjan Buksh, Ma Abdul Aziz, Amirr Syed Sufder Reza, R Hossein; Allah Bu Mohamed Hyder, Ab Abdul Attar, Saidad lunatic; and Bibi M Syed Atta Hossein; Tofiden, and bearing and 2 jobs share belo	Dilshadan Emait for self and guardian of minor Babood Hossein; Nizabut Ali, mut Malijan, Sheikh Meher Ali, Baboobud hurun, Hisarut Ullah, Ajabut Ullah for self or Ebarutullah, Sifut Ali, Imdad Ali, Amjad self and guardian of minor Faizuddeen; ibbut Buksh, Abdul Rohim, Abdul Samad, addin, Bibi Majidun, Syed Hyder Reza, ani Khajoorinnessa for minor Syed Atta ksh, Ahmud Ali, Elahi Buksh, Sheikh dul Shattar for self and guardian of minor Hibi Kosmon, wife of Hossein Buksh, and Elahi Buksh, bearing the sudder jumm sudder jumms Re. 16-4 for which senarata.	n of Rs. 118-12-1.		Three annas 15 gundas 3 cowries 1 krant 1 dant and 2 jobs share belonging to Khajamanee Enait for self and guardian of minor Babood Hossein, Sheikh Meher Ali, Bahoobud Hossein, Mosamut Jahurun, Hisarutulah, Ajabutullah for self and guardian of minor Ebarutullah, Sifut Ali, Indad Ali, Amjad Ali, Baharuddeen for self and guardian of minor Faizaddeen; Ramjan Buksh, Mahbud Buksh, Abdul Rolim, Abdul Samad, Abdul Aziz, Amiruddeen, Bibi Majidun, Syed Hyder Reza, Syed Sufier Reza, Rani Khajurinnissa, guardian of minor cowries 1 krant share belonging to Bibi ma 4 gundas 3 cowries 1 krant 1 dant bearing the sudder jumma Rs. 61-8 for

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Hooghly, will be put up to public and unreserved sale at the Collector's Office of that district on the 23rd day of June 1881, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1881.

on Towjih.	Names of Mehal and Pergunnahs,	Names of Proprietors.	Sudder Jumma.	Amount of arrears	Remarks.
9	First class permanent- ly-settled estate Dow- lutpore, pergunnah Pundua.	Syed Fuzley Rohomon alias Allarakha; Aqlad Bux Mollah, Sheik Muktear, Assema Bibi, Syed Aali Mohamed Ataha Rohomon, executor to the estate of minor Abdool Selam, Somina Bibi and Koosum	Rs. A. P. 1,132 0 2	Rs. A. P. 122 14 11	
26	First class perma- nently-settled estate Malikapore, per- gunnah Baligori.	Kamini Dassi Tara Soondori Debi and others Deduct sbares of Sarut Chunder Roy, Ganendro Nath Roy, Tillotoma Debia, guardian and executrix to her minor son Soodhangsoo Sekhur Roy; Kissori Mohun Roy,	10,595 3 8 4,718 3 0	1	
	9	Ganundra Nath Roy, guardian and executor to the orendra Nath Roy; Koylash Chunder and Grish Chunder latalal Sing Roy, who is Shibait of idols Sridhur Bistoo, Umbica Churn Mookerjee, Separate accounts have bee Balance due from shares of Tara Sundari Debi, Charoo Chunder Mookerjee himself and guardian and executors minors Hari Nath and Bhoodeb Mookerjee, Fromot tirk to the estate of Hari Nath Banerjee, Punchanun	er Sing Roy, Mohoosudun, n opened of thes 5,877 0 8	guardians and Moheshur and se shares. 1,343 11 11	executors to the Mirtoonjoy, Hurisl For the realization of this arrear thi
	Mohini Debi, exec	trix to the estate of Hari Nath Banerjee, Punchanun its have been opened of these shares.	Banerjee, Ram	lall Banerjee.	share will be sold
21,51	No separate accoun	Tara Sundari Debi and others Deduct shares of Suruth Chunder Roy and others, of which separate accounts have been opened.	114 0 3 50 12 6		
54	First class permanently- settled estates Thoy- para, pergunnah Pun-	Balance due from shares of Tara Sundari Debi and others, of which no separate accounts have been opened. Ataha Rohomon, executor to the estate of muor Syed Abdool Selam; Umdotunnessa Bibi, Syed Fuzley Rohomon alias Allarakha; Assema Bibi, Syed Abdool	1,066 1 0	4 13 9 395 2 1	Ditto ditto.
hypothesis	dua.	Furtta, Khubira Bibi, Syda Bibi, Somina Bibi. Syed Mohamed Ehia, Malla Abdool Hakim, Syed Ahamud, Syed Golam Hyder, Syed Johorun Nubi, Sofina Bibi. and Mohamed Moosa.	K01 0 0		
55	First class perma- nently-settled estate Chapahati, pergunnah Pundua.	Jadoonath Dhulai, Makhun Bangal, Raj Kristo Pal, gusrdian of his minor son Jogendro Chunder Pal, Golam Ebrahim, Agijannessa Bibi. Abeda Bibi, Syed Abdool Maunan atlas Nothoo Meah; Bidhoomoni Dassi, Notifun- nessa Bibi herself and guardian and executrix to her	581 2 2	20 12 6	
	alias Michhoo Me Sheik Afjalal Hak	homed Ali alias Mahomed Taba; and her minor daughter Fen ah; Koosum Koomari Dassi, Syed Abu Muffar, Syed Abde alias Kaugleo Meab; Syed Attaha Rohomon, guardian and e d Fuzley Rohomon alias Allarakha, aud Assima Bibi	ool Kader, Sheik xecutor on behalf	Muharun Hak.	
110	First class permanently-settled estate Khalur, pergunnah Khalur.	Poorno Chunder Roy and others	10,390 9 114		
		Deduct 2 annas share of Poorno Chunder Roy 1,298 13 6 Deduct shares of Nobo Kumar Mookerjee and others, of which separate accounts have been opened 649 6 0			
159	First class perma- nently-settled estate Bade Chatra, per-	Balance due from Rani Lalomoni Kristo Chunder Chowdhuri and others Deduct shares of Nim Chand Lahiri, Bama Soondari Debi, Jhorba Lall Mookerjee, Laliee Chowdhury, Denonath Chowdhuri, Kulika Nundo Pal, Poorno Chunder	9,741 3 6 649 6 54 740 9 5 525 0 0	171 10 0	Ditto ditto.
100 (100 (100 (100 (100 (100 (100 (100	gunnah Boro.	Pal. Separate accounts have been opened of these shares. Balance due from Ramon Nundo Lahiri, Bhola Nath Mittra, Ramessur Chatterjee, Abinash Chunder Chowdhuri, Taramoni Debya, Mookta Moyee Dasce, Kristo Chunder Chowdhuri, Hurrish Chunder De, manager and co-sharer of joint-estate, and Sarut Chunder Chowdburi.	215 9 5	10 8 0	Ditto ditto.
1791	Permanently-settled estate Chur Goopti-	No separate accounts have been opened of these shares. Narendro Nath Roy Chowdhury and others Rs. A. P.	765 0 0		
	parah, pergunnah Mondleghat,	Deduct 8 annas share of Monmotho Nath, Girija Nath, and Sutendro Nath Roy Chow- dhuri, of which Mr. F. Devernie is the manager 382 8 0			And the second
		Deduct 6 annas and 8 gundas share of Doorga Narain Sein, of which separate accounts have been opened 306 0 0			45500
	in the second	Balance due from 1 anna 12 gundas share of Goluck Nath, Mothoora Nath, and Brojonath Roy Chowdhuri and Sockhada Moyee Debi, of which no separate accounts have been opened. Janokinath Mockerjee and Saroda Soondari Debi	688 8 0 76 8 0	47 1 8	Ditto ditte.
4325	First class perma- nently-settled estate Madhubpore per- gunnah Baligoree. First class perma-	Kanie Lal Seal and others	2,609 15 3	7 6 11	
-	nently-settled estate Busuntpore, per- gunnah Balia,	Deduct shares of Gebind Lall Seal and others, of which separate accounts have been opened.	9,838 12 6		After 31st Marc 1881 an order wa passed on a peti tion under section
		may be exempted from sale on payment of the arrea arrear has been paid.	r (both revenue	and cesses); but	18 of Act II of 1850 that the estate couly the revenue in
		Balance due from Sarat Kumari Dassi	1,247 2 6	Ceases	For the realization of the road and
62	First class permanently-settled estate Ramjangal, pergunuah Mandalghat.	Kanai Lall Seal and others Deduct shares of Kanai Lal Seal and others, of which separate accounts have been opened.	19.374 12 21 8,176 11 0	19 4 0	public works cesse this share will b sold,
-	And the second second	Balance due from shares of Gora Chand Ghose and Sarst Kumari Dassi, of which no separate accounts have been opened.	11,198 1 22	525 2 0 Cesses 85 11 6	Ditto ditto.
79	First class perma- nently-settled estate Sherepore, pergunnah Balia.	Sarat Kumari Dassi and others Deduct shares of Heamuddin and others, of which separate accounts have been opened.	10,391 6 3 4,546 3 81		
		Balance due from Sarat Kumari Dassi, of which no separate accounts have been opened.	5,845 2 6	Revenue 1,818 5 Cesses 157 7	Ditto ditto.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Moorshedabad, will be put up to public and unreserved sale at the Collector's Office of that district on the 24th June 1881, corresponding with 11th Ashar 1288 B.S., for arrears of revenue due on the 28th March 1881.

Serial number.	Class.	Number on Towjih.	Name of Mebal and Pergunnah,	Names of Proprietors.	Sudder Jumma.	REMARKS.
1	First class	9	Kismut Kashipur, pergunnah Kashipur.	Shama Charan Bhutto, Toroni Mohan Roy, Bhogobutty Debbya Manager, of Sotish-charan Bondopaddhya, minor; Nittiakally Debbya, Gopisoondery Dassya, Protap Chander Dass, Radha Charan Sen, Prosunno Chander Roy, Joykristo Addhikari, Khittronath Bondopaddhia, Jomunadehi herself mother and guardian of Sham Lall Roy, minor. Ditto ditto ditto	Rs. A. P. 8,074 3 0	Of this mehal, excluding 12 annas 19 gundas 6 kars, share, for which separate accounts have been opened in the names of Shama Charan Bhutto and others, the remaining 3 annas 2 kowries and 2 kags, bearing sudder jumma of Rs. 1,529-41 in the name of Toroni Mohan Roy, will be only sold.
-	1.192	13	The second secon			One anna 8 gundas 2 kowries and 1 kag share belonging to
3			n opened, will be on	uardian of Sham Lall Roy, bearing sudder ly sold. Gour Sunder Pandray, Nitai Sunder Pandray, Radhabenode Das, Matungini Debbya, Syud Abdul Aziz, Mokhbul Hossain, Mohamed Hossain, Mohamed Ehosan, Sajedar Rohoma, Jea or Rohoma Nobira Bibi, Atibannessa Bibi, Amtee Bibi, Moburannissa Bibi, Bibi Sajadennessa, Azizunessa, Bandi Bibi, Rajia Bibi, Neyamuttunnessa Bibi, and Mohessur Das.		Of this mehal, excluding 14 annas and 10 gundas share, for which separate accounts have been opened in the name of Gour Sunder Pandrey and others, the remaining 1 anna and 10 gundas, bearing sudder jumma of Rs. 79-10-8 in the name of Atibannessa Bibi, will be only sold.
•	Brojend Rajendr	ro Chun	Kismut pergunnah Barbak Sing, per- gunnah Barbak Sing. der Chowdhury, Ukhiles dhawy and Langke	Radha Benode Chowdhury, Moddon Mohan Chowdhury, Benemadhub Chowdhury, Heera Lail Chowdhury, Moti Lail Chowdhury, Chowdhury, Madhub Chander Chowdhury, Bonomali Chowdhury, Kalachand Chowdhury, Kristokisore Chowdhury, Ram Gopal Chowdhury, Pearymohan Chowdhury, Sreekisto Chowdhury, Sreenarain Chowdhury, Bishi Lail Chowdhury, Gobindo Lail Chowdhury, Sreedam Lail Chowdhury, Supol Lail Chowdhury, See Ram Chowdhury, Brojo Lail Chowdhury, Bry Debbya, manager of Hori Das Chowdhur i Chowdhury, minors; Jogutmohini Chowdhu	2,105 6 2 Gopimohan Chery, minor; Chu	Of this mehal, excluding 1 anna 17 gundas 3 kags 4 teels share, for which separate accounts have been opend in the names of Heeralall Chowdhury and others, the remaining 14 annas 2 gundas 3 kowries and 16 teels, bearing sudder jumma of Rs. 1,859-6-1 in the name of Radha Benode Chowdhury and others, will be only sold. withury, Kali Das Chowdhury, Sali Das Chowdhur
385	Deby, M	lonmohi	ni Debbya, Kalipria	Debbya, Bama Soondery, Elakesy Debbya, Gop ddhia, Hori Lall Chuttoraj, kam Nrisingho	isundery Deby,	Golapsundery Debbya, Mohanand
5	Bundop Bandi E First class	addma, libi, Raje 274	Kismut pergunnah Beherole, pergunnah Bunnah Behe-	ssa Bibi. Harinarain Roy Chowdhury, Woomasunkar Roy Chowdhury, Shama Sunkar Roy Chowdhury, Bindubasini Dassia, and Troy-		Of this mehal, excluding 2 annas 19 gundas 7 kags and 15 teels share, for which separate accounts have been opened in
7	the na	me of	role. Troyluckhonath Loy	luckho Nath Layek. ek, the remaining 13 annas 2 karas 5 teels, b	earing sudder j	umma Rs. 936-4-1 in the name
6	of Hari First class	narain 378	Roy Chowdhury and Kismut mouzah rgunnah Woozeraba	others, will be only sold. Kristo Pria Dassia	649 12 10	Entire mehal will be sold.
7	Ditto	anga, pe	rgunnah Woozeraba Kismut turuf Mahadebnuggur, pergunnah Raj- shahye.	d. Ramdulal, Joykaly, Ramanund, Ramkristo, Ranyadab Sing, Mehesh Chander Sing, Setab Chander Sing, Khoma Sundery Debi, Debnath Bajpaye, Khetro Nath Bajpaye, Korunamoye Debbya.	1,866 12 10	Of this mehal, evoluding 8 annas 6 gundas share, for which separate account has been opened in the name of Khettro
8	remaini First class	ng 7 an 439	nas and 14 gundas Kismut pergunnah Somoshkhani, pergunnah Somoshkhani.	, bearing sudder jumma Rs. 893-6-4 in the n Guruprosad Roy, Goneslal Roy, Raja Ram Roy, Nofordas Roy, Wooma Sundery Burmunnia, Kunjo Behari Chowdhury, Haradhan Chuttopadhia, Kunedkaunin Debbya herself and manager of Gopiromon, Hrisikes and Sureshchunder Chuttopa- dhya, minors; Inder Chander Chuttopa- dhya, Prankristo Bundopadhya, Prankaly Chuttopadhya, Radha Peary Debbya, Pearan Bibi, Abdool Hakim, Hamajan Ali, Godhon Mondal, Sheikh Mobarak Ali, Pro-	ame of Ramdula 1,880 11 4	Nath Bajpaye and others, the d and others, will be only sold. Of this mehal, excluding 8 annas 16 gundas 2 koras 1 kranti share, for which separate accounts have been opened in the name of Nofordas and others, the remaining 7 annas 3 gundas 1 kowri and 2 kranties, bearing sudder jumma Rs. 832-12-6 in the name of Goneslall Roy and others, will be only sold.
9	Ditto	455	Kismut Suckli- pore, pergunnah Palasi,	sunnomoye Dassya. Sreedam Chunder Sen, Boddonath Mukhopaddhya, Dinomath Mukhopaddya, Gopal Churan Mukhopaddya, Aghore Nath Mukhopaddya, Seerish Chauder Mukhopaddya, Sokhi Sunderri Debbya, Kumodini Debbya, Syad Alahar Rohoman, Syad Abdul Futta, Knobira Bibi, Taleba Bibi, Fullema Bibi, mother and guardian of Syad Mohamed Musa, minor; Syad Mohamed Taha, Rohimunnissa Bibi, Syda Bibi, and	2,403 10 8	Of this mehal, excluding 10 annas 16 gundas 2 kowris and 2 krantis share, for which separate account have been opened in the name of Sridam Chunder. Sen and others, the remaining 5 annas 3 gundas 1 kowri and 1 kranti, bearing sudder jumma Rs. 778-3 in the name of Boddonath Mukhopadhya.
10	Ditto	472	Kismut Mowjah Sagordighi, per- gunnah Moho- bundee.	Syad Mohamed Salem, minor. Pranessur Ghose, Kunjo Behary Ghose, Sree Narain Bagchee, Horimohan Bagchee, Umbika Prosad Das, Ram Dyal Sing, Prosupulinath Sing, Tripura Sunderry Debbya and Sorosoti Debbya, managers of Debendronarain Roy, minor.	746 0 3	will be only sold. Entire mehal will be sold.
n	Ditto	588	Kismut pergunnah Woozirabad, per- gunnah Woozira- bad.	Gokul Chander Tewari, Nofer Chunder Paul Chowdhury, Bipro Das Paul Chowdhury, Jocol Chander Patak, Lukhi Money Debbya, Dwarkanath Sen, Troyluckho Nath Roy, Tarack Chander Bhuttacharji, Fukeer Chander Bhuttacharji, Gooroo Prosad Roy, and Gonesh Lal Roy, Golap Money Debbya.	1,183 5 6	Of this mehal, excluding 1 anna 3 gundas 13 kags 5 teels share, for which separate accounts have been opened in the name of Troyluckho Nath Roy, the remaining 14 annas 16 gundas 2 kags and 15 teels, bearing sudder jumma Rs. 1,000-3-11 in
12	the nam Ditto	e of No 2751	fer Chunder Paul Ch Kismut turruf Amanigunj, per- gunnah Asad- nagore.	owdhury and others, will be only sold. Poddo Kamini Dassia	1,066 6 2 * Road Fund 10 10 8	Entire mehal will be sold.
13	Ditto	2784	Kismut turruf Chytunpore, per- gunnah Asad- nagore.	Kaly Kristo Mozoomdar, Nobokristo Mozoomdar, Rajkristo Mozoomdar.	649 1 6 Road Fund 6 7 11	Ditto ditto.
14	Ditto	5	Kismut Dihi Ku- tubpore, per- gunnah Serpore.	Synd Nasser Ali, Synd Nurunnobi, Moula Neyaj Bibi, Jeebunnessa Bibi, Putteh- monnessa Bibi, Nazirannissa Bibi, guardian of Hokiatannissa Bibi, minor; Herasattulla Obedar Rohoman, Khonikar Rohoman, Ali- sar Rohoman, Osma Bibi, SadanjBibi, Abdul Aziz, Khodeja Bibi, Sadida Bibi, Arifa Bibi, Sorotunessa Bibi, Sabur Bibi.	7,219 18 0	Of this mehal, excluding 2 annas 13 gundas 3 kags share, for which separate accounts have been opened in the name of Masser Ali and others, the remaining 13 annas 6 gundas 13 kags, bearing sudder jumma of Rs. 6,020-4-5 in the name of Nurannoni and others, will be only sold.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Pubna, will be put up to public and unreserved sale at the Collector's Office of that district, on Monday, the 11th July 1881, corresponding with 28th Ashar 1288 B. S., for arrears of revenue and other demands due on the 28th March 1881.

Number on the district Revenue- roll.	Names of Estates and Pergunnahs.	Names of recorded Proprietors.	Amount of Sud- der Jumma,	Amount of arrears due.	Rhmarks,
6	Dehl Fotehpur, per- gunnah Esupshahye.	Kali Sunker Sanyal and others.	Rs. A. P. 2/720 5 0 Police 33 1 0	Rs. A. P. 276 8 0	Separate account has been opened of this mehal under Act XI of 1859. The share recorded in the name of Kall Sunkur Sanyal, with an annual sudder jumma of Rs. 1,423-15, police Rs. 17-4, will only be
72	Kismut Khidirgaon, pergunnah Sindooree.	Krishna Kishori Chou- dhurany and others.	1,320 8 0 Police 13 4 0	5 7 0	first sold. The entire mehal will be sold.
74	Taruf Malanchi, per- gunnah Sindooree.	Iswar Chunder Mitter and others.	1,634 12 0	20 4 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share recorded in the name of Munshi Mahomed Abdul Hafex and others, with an annual sudder jumma of Rs. 365, will only
110	Newly accreted chur to Kismut Peerpur, per- gunnah Islampur.	Huranund Dutta and others.	2,597 4 0 Road Fund 26 0 0	2 4 0	be first sold. Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Huranund Dutta and others, with an annual sudder jumma of Rs. 2,178-1,
n5	Taruf Bhanrara, per- gunnah Bajooras Nazirpur.	Mohabutennessa Bibi and others.	2,750 13 0	566 11 0	Road Fund Rs. 21-13, will only be first sold. Separate account has been opened of this mehal under Act XI of 1859. The ijmali share which is recorded in the name of Mchabutennessa and others, with an annual sudder jumma of Rs. 2,292-4, will only be first sold.
124	Kismut Bajoochup, per- gunnah Bajoochup.	Bejoy Gobind Chou- dhury and others	2,899 10 0 Police 6 6 0	202 13 0 Police 0 15 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Gobind Choudhury, with an annual suder jumma of Rs. 724-15, police Rs. 1-10, will only be first sold.
133	Ditto ditto.	Ditto ditto.	2,899 10 0 Police 6 6 0	208 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Gobiud Choudhury, with an annual sudder jumma of Rs. 724-15, Police Re. 1-10 will only be first sold.
134	Ditto ditto.	Ditto ditto.	966 9 0 Police 2 2 0	125 4 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmal share, which is recorded in the name of Abboy Gobind Choudhury, with an annual sudder jumma of Rs. 483-4, Police Re. 1-2, will only be first sold.
135	Ditto ditto.	Ditto ditto.	966 9 0 Police 2 2 0	62 15 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Govind Choudhury, with an annual sudder jumma of Rs. 241-4, Police ans. 8, will only be first sold.
148	Kismut Berahimpur, pergunnah Berahim- pur.	Official Trustee of Bengal on behalf of N. P. Pogose.		159 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Official Trustee of Bengal on behalf of N. P. Pogose, with an annual sudder jumma of Rs. 6,204-5, Police Rs. 61-10, will only be first soid.
163	Taruf Shoojanaggur, pergunnah Muhum- mudshahye.	Bejoy Gobind Chou- dhury and others.	1,688 5 0 Road Fund 16 14 0	97 1 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bijoy Gobind Choudhury, with an annual sudder jumma of Rs. 422-1, Road Fund Rs. 4-4, will only be first sold.
175	Taruf Shyampur, per- gunnah Amirabad.	Bhola Nath Khan and others.	3,156 9 0 Police 5 1 0	195 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bhola Nath Khan and others, with an annual sudder jumma of Rs. 1,935-5, Police Rs. 3-1, will only be first sold.
176	Taruf Kalikabari, per- gunnah Amirabad.	Mothura Nath Saha and others.	536 9 0	101 11 0	Separate account has been opened of this mehal under Act XI of 1859. The share recorded in the name of Mothura Nath, with an annual sudder jumma of
	Rs. 386-1, Police ans. 8 Rs. 28-12, Police ans. 1 only be first sold.	That recorded in the n	ames of Nuddear e name of Janoki	Chand, Goloke Nath Saha, with	Nath, and Loke Nath, with an annual sudder jumma of an annual sudder jumma of Rs. 13-3, police ans. 1, will
204	Kumrul,&c., pergunnah Kattermul.	Debendra Nath alias Dwarka Nath Bhaduri and others.	628 2 0 Police 5 15 0	203 8 0	The entire mehal will be sold.
230	Dehi Protap, pergunnah Kattermahul.			38 4 0	Separate account has been opened of this mehal under Act XI of 1859. The share recorded in the name of Benwari Lal Roy and others, with an annual sudder jumma of Rs. 8,741-12, Police Rs. 45-9, will only be first sold.
239	Kismut Chaudhury Taras, pergunnah Kat- termahul.	Hurro Sundari Debya and others.	1,730 15 0	17 0 0	The entire mehal will be sold.
320	Erond Bohoti, pergun- nah Burbajoo.	Saed Hosanjan and others.	854 6 0	56 2 0	Ditto ditto.

Pubna Collectorate, 4th June 1881.

W. M. CLAY, Collector.

NOTICE is hereby given, under section 6, Regulation XI of 1859, that the undermentioned estate, in the district of Noakholly, will be put up to public and unreserved sale at the Office of the Collector of that district on Monday, the 27th June 1881, corresponding with Bengali 14th Ashar 1288, for arrears of revenue due on 28th March 1881.

CLASS I.—Permanently-settled Estate.

Touil num-	Name of Estate and Pergunnah.	Name of Proprietor.	Sudder	Jum	ma.	Arrear for which the sale is to take place,
203	Three annas share of pergunnah Dandra.	Aboo, Isaf, Mahamud Israil, Aboo Mahamud Obeydoollah, Chandra Nath Gupta Chaudhuri, Srimati Sarafanessa Chaudhurani self and as mother and guardian of Aboo Nasar, Mshamud Esahak, minor; Kazie Lutful Haq self and as father and guardian of Mahamuda Khatoon, minor; Radha Mohun Bay and Chandra Nath Gupta Chaudhury.	Rs. 2,420	4 10		Rs. A. P.
		One per cent. Road Fund Ont of the above a separate account has been opened, besides others, for one anna share under section 10, Regulation XI of 1859, in favor of Chaudra Nath Gupta, auction-purchaser, which share only is to be sold. One per cent. Road Fund		1 6	0	27 5 9 Revenue only.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Nuddea, will be put up to public and unreserved sale at the Collector's Office of that district on the 24th day of June 1881, corresponding with 11th Ashar 1288, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on 28th day of March 1881.

		1	7	The second	7
Number of the Dis- rict Roll.	Names of Estates and Pergunnahs.	Names of the recorded Proprietors.	Amount of Sudder Jumma.	Amount of arrears due.	Remarks.
	1		247.	4.90	
17 Jadu Nat	Bugwan, th and Jagunnath Kh	Krishna Nath Roy, Kumudini Dasi, executrix on behalf of Gurudas Biswas; an, Chandra Kanta, Lakshmi Kanta,	Rs. A. P. 8,670 5 3 Police— 96 3 7	Rs. A. P. 9 9 0	9 kags 10 tils, bearing sudder jumn Rs. 4,046-2-3 and police Rs. 44-14-
achariya,	Lukshmimani Debya,	oka Kanta, and Surjya Kanta Bhat- guardian and mother of Tinkari	Kanta, Rati I	Kanta, Ganga 1	belonging to Chandra Kanta, Lakshi Kanta, Dwarka Kanta, Surjya Kan
elf and gu	ardian of Bivjoy Chands	yi; Womesh Chunder Mukhopadhya him- ra Mukhopadhya, Gobinda Chandra and	Tinkari Debya	and Trailakhya	Debya, guardian and mother Sundari Debya; Womesh Chundi
on behalf c	of Gopi Chand Sett Bahad	Ray Dhanpat Singha Bahadoor, guardian loor: Rameshwar Ray, Mothura Nath and	Mukhopadhya,	Gobinda Chan	ardian on behalf of Bijoy Chund dra, Manmatha Nath Mukhopadhya
Sri Nath I	Pal Chowdhuri and Sunay andra, Dhankristo Lali	ani Dasi herself and guardian on behalf of t Mohan Pal, Hira Lal, Mohesh	Ray Dhuppat S Rameshwar R	ingha Babadoor, oy, Mathura	guardian of Sett Gopi Chand Bahadoo Nath, Sri Nath Pal Chowdhund guardian of Dhankristo Lal
Banoyari	Lal Pal, minor; and Ra	t Mohan Pal, Hira Lal, Mohesh Pal himself and guardian on behalf of m Buksh Chetalangi.	Mohan Pal. Hii	en Luit. Mohesh (handra fai himself and quardien
Banoyari 49	Lal Pal, minor; Ram l Taraf Bhabanipur, per-	Buksh Chetallangi, will be sold for reco Annada Prosad Mukerji and Sharoda	overy of Rs. 9-9 6,221 6 7	Government rev	enue, Eight annas share of the estates, bea
	gunnah Bahya, &c.	Prosad Mukerji himself and guardian and Panchee Debi, guardian of Kaibalya			ing sudder jumma Rs. 3.110.11.3
	* .	Prosad Mukerji, minor; Nilratan Mukerji, Kailash Chunder Pal Chow-			belonging to proprietors Anna Prosad Mukerji, Sharoda Pros Mukerji himself and guardian a
	A	dhury, Bhayvarini alias Satkori Debi; Srinath Mukerji, Surendra Nath,			Panche Debi, guardian on beha of Kaibalya Prasad Mukerji, mino
	8-	Girindra Nath, and Uma Nath Mukerji, and Upendra Chandra Shao.		1	Nilratan Mukhopadhya, Bhoyhari
	rindra Nath, and Un	na Nath Mukerji, and Upendra Chandra Sh	nao, will be sold f 3,219 4 6		alias Satkari; Srinath, Surend
208	Gaznanipur, perguntan	Anu Bibi, Naram Buksh, Jonabali, Noskar Dhan Bibi, Torab Ali Chow-			Fourteen annas 8 gundas 1 cowr
hurn Ban	dopadhyny, Udoy Chand	dhuri, Jonab Jantannesa Bibi, Kali dra and Nilkamal Bhattacharjya, executor	prietors. Anee	Bibi, Naram I	Rs. 2,901-8-9, belonging to the proguest, Jonab Ali, Dhan Bibi, Tora
nanager o	on behalf of George M	dra Saha, Mr. James Robert Sheriff, Macknair and Mr. Alexander K. Sheriff,	Chandra, Nil K	amal Bhattachar	oi, Kali Charan Bandopadhyay, Uda jya, executor Gour Chandra Shah
V. Sberif	l', Shashi Shekhar, Nilra ad Ali Chowdhury him	tan Adhikari, Mazahar Bibi, Hachina self and guardian on behalf of Jubber	Mozohar Bibi.	Hachina Bibi.	Shekhar and Nilratan Adhikar Emdad Ali Choudhuri humself an
elf and me	anager trustee on behalf	amjani Bibi, Abbas Ali Chowdhuri him- r of Saminannesa Bibi, Torab Ali Chow-	guardian of J Abbasali Choud	abbar Ali, Chh huri himself	abbar Ali Choudhuri Ramjan: Bib and manager trustee on behalf
abbar Ali	Chowdhuri, Aser Bibi,	li Chowdhury, Chhabbar Ali Chowdhuri,	Emdadali Chov	libi, Torab Ali	Choudhuri and Barirannesa Bib habbar Ali Choudhuri, and Jabba
li Choudh 258	anri and Aser Bibi, wil	ll be sold for recovery of revenue Rs. 64: Annada Prosad Sen, manager on behalf	5-6-6.		Three annas 4 gundas share belongin
	pur.	of Manmatha Nath, Girija Nath, Satendra Nath Roy Chowdhuri,	Police-	200 1 0	to Rameshwar Mukhopadhyay hin self and executor on behalf of Wor
		Mohendra Nath Roy Chewdhury, Parbbaty Nath Roy Chewdhury,	83 15 0		eshwar, Jogeshwar, Amritoshwayay
		Norendra Nath, Amerendra Nath Roy Chowdhuri, Bhaba Tarini Debi,			Rameshwar Mukerji, and Gokoc moni Dasi, bearing sudder jumu
		Rameshwar Mukhopadhyay himself			Rs. 1,481-5-1 and Police Rs. 16-12- will be sold for recovery of arrea
		and executor on behalf of Womeshwar, Jogeshwar, Amriteshwar, Rameshwar			due.
		Mukhopadhyay and Gokool Moni Dasi			
371	Dihi Nakashipara, per- gunnah Bugwan.	Krishna Nath Roy, Jadu Nath Roy Bahadur, Kumadini Dasi, mother and	6,045 10 8	6 8 8	Ten anna 2 gundas 2 cowries krantis share belonging to Krishn
		guardian of Gurudas Biswas, minor; Ram Buksh Chetalangi, Surendra	Police- 66 10 8		Nath, Surendra Nath Roy, Ray
		Nath Roy.	00 10 0		Buksh Chetalanghi, bearing sudde jumma Rs. 3,829-7 and Police
423	Pirpur, pergunnah	Maphijannesa Bibi, Syad Abdul Mozaf-	4,663 9 5	77.070	Rs. 41-15-9, will be sold for the recovery of arrears of rent.
Seo	Munshipur,	far, Abdul Kadir, Ahmed Zohora, Bibi, Azizannesha Bibi, Uzirannesa	4,663 9 5 Police-	15 9 10	Two annas 3 gundas 2 karas 2 krant and 10 tils share belonging to Maf
		Bibi, Zohirannesa Bibi, Shamizannesa Bibi, Munshi Hafizuddin, Gungachur	48 13 1		zannessa, Ajizannessa, Uziranness Zoherannessa, Tomezannessa Bib
	200	Kar, Ram Gopal Chattopadhyay, Hari			Munshi Hafizuddin, Ram Gope Chatterji, Bama Charan Choudhur
Margarit		Nath Gangopadhyay, Ashutosh Gango- padhyay, Jogendra Chandra, Arun			Sharoda Prasad Choudhuri himse and guardian on behalf of Behan
		Chandra, Suresh Chandra Gango- padhyay, Modhu Sudan Gango-			Lal, Benoyari Lal and Satya Chara Prosunna Chandra, Girlia Konte
		padhyay, Beni Nath, Chandra Bhusan Gangopadhyay, Surendra			Saroje Kanta Chowdhuri, Kalidas Choudhuri himself and guardian
		Nath Roy, Bama Charan Chowdhuri, Sharoda Prosad Chowdhuri himself			Harish Chandra Choudhuri, an Keshab Nath Sukul, Ram Kums
		and guardian on behalf of Behari Lal, Benoyari Lal, and Satya Charan Chow-			Choudhuri Jagadish Choudhus
		dhuri, Prosanna Chandra, Girija Kanta, Saroje Kanta Chowdhuri, Kali	100		bearing sudder jumma Rs. 609-3. and Police Rs. 6-13-4, will be sol
	· · · · · · · · · · · · · · · · · · ·	Das Chowdhuri himself and guardian of Haris Chandra Chowdhuri, Keshab	and the second		for the recovery of arread Rs. 15-9-10.
		Nath Sukul, Ram Kumar Chowdhuri,			
442	Dehi Bamanpara, per-	Jagadish Chowdhuri, Dayamay Debi. Rameshwar Mukerji himself and guar- dian on behalf of Womesh Chandra,	5,352 8 9	369 7 10	Three annas 4 gandas share of the estat
	gunnah Ukhra.	Jogeshwar, Amriteshwar, Rameshwar Mukerji, Gokool Moni Dasi, Hari	Police-	Police-	belonging to Rameshwar Muker
		Unaitanya (rhose, manager of estate	34 8 4	3 7 1	himself and guardian on behalf c. Womeshwar, Jogeshwar, Amritesh war, Rameshwar Mukerji, an Gokoolmoni Dasi, bearing sudde jumma of Rs. 10,070-8-4 and Polic Rs. 6-14-2, will be sold for the recovery of the arrears of revenue.
		of Amulia Nath, Girija Nath, Satindra Nath Roy, minors; Narendra Nath	* 1		Gokoolmoni Dasi, bearing sudde
		Nath Roy, minors; Narendra Nath Amarendra Nath Roy Choudhuri, Bhabu Tarini Debi, Hemendra Nath			Rs. 6-14-2, will be sold for the re
	4	Roy Choudhuri, Rajendra Nath Roy Choudhuri, Rameshwar Mukhopadhyay	4.0		covery of the arrears of revenue.
		himself and guardian; Womeshwar Jogeshwar, Amriteshwar, Rameshwar			
		Mukhopadhyay, and Parbati Nath			
925	Char Muktiarpore, per-	Roy Choudhuri. Kashishwari Dasi, mother and guar-	702 0 1	3 1 9	Entire estate will be sold for recover.
	gunnah Rajpore.	diau of Ashutosh, Pasutosh, Khagundra-	Road Fund-		of arrears of revenue.
ohini Das	i mother and guardian	of Jogendra Gati Mustofi, minor; Adbira Iustofi, Radhajiban Mustofi, Dharmadas,	ni Dagi guandian	of Bhagabati	
	i Mustofi and Taramoni Gopinathpore, per-	Dasya. Kumar Umesh Chandra Roy		Manager Contracts	T. Thirty
andragat		Chieff Chanters Moy	753 6 0	97 12 0	Ditto ditto,
mandragat	gunnah Rajpore.		7 7 77		
931	gunnah Rajpore.	Temporarily-settle	ALC: A STATE OF THE PARTY OF TH		
931			led Estate. 706 0 0	161 0 0	Ditto ditto.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Rajshahye, will be put up to public and unreserved sale at the Collector's office of that district on Saturday, the 25th June 1881, corresponding with the 12th Ashar 1288, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due in February 1881.

Toujih number,	Names of Mehals and Per- gunnahs.	Names of Proprietors.	Government Revenue.	Amount of arrears for which the estate is to be sold,	Remarks.
257	Koola Riswa	Boktashori Debya, Bhobosundari Dassi, mother and guardian of Akoy Chunder and Shotis Chunder Sing, minors; Bhromo Mohi Debia, Shebait of Mudun Mohun Thakur; Mookta Kushee Debia, Shoudamini Debia, Thripura Sundary and Khama Sundri Chowdhoorani, Shebait of Radha Autol Bhari alias Krishna Roy Thakoor; Hanbibunnisa Khatoon herself and mother of Sayud Udin Mahomed and Alokhonisa Khatun, minors; Mojiddunnisa Khotan and Womeddunnisa Bibi, Moharanee Shibessuri Debia, Meermoshab Ali guardian of Meer Imdad Ali alias Romjan Ali, minor; Gibunnisa alis, Gobbir Hoosan Chowdhury, Juffer Ali Chowdhury, Horu Moni	Dossi Dhokupa	Kumayaa Dossi	and Dahao Vumaraa
in i	Dossi, moth Sikdar, Bish	er and guardian of Aubanish Sikdar, minor; Gobindo Prosad alias eswar Sikdar, Shama Churn Sikdar, and Sreenath Sikdar. Deduct the share of the following persons, who have opened separate accounts under Act XI of 1859:— Special No. 1.—Moharanee Shibessuri Debia	Rent 737 9 0 Police	ukool; Shurod	Prosad Sukool, Somasur
ď.		Special No. 2.—Meer Moshab Ali and others	743 11 0 Rent 653 13 0		
		Special No. 2,—Meer atosnao An and others	Police 5 6 0		M
		Special No. 3.—Gobind Prosad alias Gaya Prosad Sukool	Rent 1,598 0 0 Police 13 5 0		
	est.	Special No. 4.—Saroda Prosad Sukool	Rent 1,065 4 0 Police 8 14 0		
		Arrears of revenue due by the following persons who have not opened separate account:—	1,074 2 0 Rent 1,705 7 0 Police	51 8 0	The shares en account of which separate
		Buktasureo Debia, Bhobosunderi Dassi, guardian of Akoy Chunder and Shotish Chunder Sing, minors; Bhromo Moyi Dabia, Shebait of Mudun Mohun Thakoor; Mookta Kashi Debia, Shou- dami Debia, Tripoora Sunderi and Khama Sunderi Chowdhurani, Shebait of Radha Autol Behari alias Krishna Roy Thakoor; Haubibunisa Khaton herself and mother of Sozududdin Mahomed and Alikhonisa Khaton, minors; Mozeedennisa	1,719 12 0		accounts have been opened being excluded.
260	Cho wd hur a i Lallore, per- gunah Gob- indpore.	Khaton and Womadannisa Khaton. Huro Sunderi Debya, Gobind Chunder Mozoomdar, Baroda Gobind Chowdhury, Ram Sunder Mozoomdar, Tara Nath Chowdhury. Allahad Mani Casata Krishas Karnini Casata Kanta San	541 1 0	21 7 0	Entire estate will be sold for arrears of Government revenue.
288	Ghashigaon and others, pergunnah Bongong Kha- lasi,	Allahad Moni Goopta, Krishna Kamini Goopta, Komla Kant Sen, Radha Madhub Sen, Brojo Dyal Sen, Jodo Nundun, Rohini Nundun, and Doyboki Nundun Sen. Deduct the share of the following persons who have opened	2,067 1 0 Police 22 6 0 2,089 7 0		The shares on account of which separate accounts have been opened being excluded.
		separate accounts under Act XI of 1850;— Special No. 1.—Jodoo Nundun, Dhobokee Nundun, and Rohini Nundun Sen.	Rent 258 6 0 Police , 2 13 0 261 3 0	\$. 10 9.	
		Arrears of revenue due by the following persons who have not opened separate accounts:— Allahad Moni Gupto, Krishna Kamini Gupto, Komola Kant Sen, Radha Madhub Sen, and Brojo Dyal Sen.	Rent 1,808 11 0 Police 19 9	10 14 0	Ditto ditto.
			1,828 4 0		4.
291	Mowza Koolsha, pergunnah Bonjong Kha- lasi,	Brejo Kumar Mullick himself and manager of Indro Bhosun, Nolit Mohun, Koomodnam Hullick, minors; Moodo Moti Gupto, Kamini alias Kungali Gupto; and Nistarini Gupto.	Police 10 13 0		
		Deduct the share of the following persons who have opened separate accounts under Act XI of 1859:—. Special No. 1.—Nistarini Gupto	Rent 301 12 0 Police 3 5 0		
		Arrears of revenue due by the following persons who have not	305 1 0		
		opened separate accounts:— Brojo Coomar Mullick himself and manager of Indro Bhosun, Nolit Mohun, Koomudnath Mullick, minors; Mudoo Moti Gupto, Kamini alias Kungali Gupto.	Rent 688 9 0 Police 7 8 0	44 14 0	Ditto ditto.
			696 1 0		

ber.	Names of Mehals and Per- gunnahs,	Names of Proprietors.	Govern Reven		Amount of arrears for which the estate is to be sold.	Remarks.
			Re.	A. P.	Rs. A. P.	
305	Kismut per-	Sayad Mahamud Nissa, Sayad Mahamud, Ahia, Sayad Bibi Nisa, Sreemon Narain Mookhopadhya, manager of Abdul Salam, Gibun	2,233	11 0	5.0	The second
	gunnah Dha- min.	Ram alias Goodoo Baboo himself and trustee of Dhanoraj Mon		100	445	7
		alias Jahoro Baboo; Moothora Doss Baboo, and Heera Lal Baboo.		. 3	ngt-	A Section
		Deduct the share of the following persons who have opened separate accounts under Act XI of 1859:—	862	14 0		
19		Special No. 1.—Sayad Mahamed Abdul Salam, minor Special No. 2.—Sayad Mahamed Nisa	248	3 0		
24		Special No. 3.—Sayad Mahomed Ahia	248	3 0		1. 1. 1. 1.
	-	opened separate accounts :	974	7 0	216 2 0	The shares on accou
		Sayad Bibi, Gibunram alias Godoo Baboo himself and trustee of Dhonoraj Mon alias Jhoroo Baboo; and Mothora Dass Baboo.	874	7 0	210 2 0	of which separ
07	Kismut per-	Bijraj, Nim Chand Bhootoria, Sayad Bibi, Tripora Sunderi Chowdhurani, guardian of Gokool Chundra Chowdhury; Khama	4,300	2 0	1 1000	accounts have be
	gunah Damin.	Sunderi Chodhurani, guardian of Grish Chunder Chowdhury,				
		minor; Jebun Ram alias Godoo Baboo himself and trustee of Dhonoraj Mon alias Jhoroo Baboo; Mothoora Dass Baboo, and				
,		Heera Lal Baboo, Sayad Mahomed Nissa, Sayad Mahomed Abia,				
		Sreemon Narain Mookhopadhia, manager of Syad Abdul Salam, minor				
		Deduct the share of the following persons who have opened separate accounts under Act XI of 1859:—				400
		Special No. 1.—Sayad Mahomed Nissa	55 56	5 0		
7.3		Special No. 2.—Sayad Mahomed Ahia	192	3 .0	1	
4		Arrears of revenue due by the following persons who have not	,			
		opened separate accounts : Bijraj Nim Chand Bhootoria, Sayada Bibi, Trepoora Sunderi	3,997	5 0	406 8 0	Ditto ditto.
		Chowdhurani, gaurdian of Gokul Chunder Chowdhuri; Khama Sunderi Chowdhurani, guardian of Grish Chunder Chowdhuri,	100			
		minor; Gibun Ram alias Godoo Baboo himself and trustee of				
		Dhonorajmul alias Jhoroo Baboo, Mothoora Dass Baboo, and Hera Lal Baboo.				
44	Ramnugur, per- gunnah Kalli-	Udoy Narain Bhadori, Jodoo Nundun, Rohini Nundun, and Doibo- kee Nundun Sen, Ramsoonderi Debya, Kasi Shari Debya, Gobindo	747	15 0		
	gong Kalli-	Nath Sen, Gooroo Prosad Sen, Bosunt Koomar Ghose, Brojoku-			1	150
	suffa.	mar Mullick himself and guardian of Indro Bhosun, Nolit Mohan, Koomod Nath Mullick, Sham Lal Shasea Chowdhuri, Kali Churn			1	
		Shaba, Doorga Churn Shaba, Brinch Lal Chowdhuri, Nistarani			1 1 1	
		Gupto, Deduct the share of the following persons who have opened				
9	2	separate accounts under Act XI of 1859 :-	193	13 0		
		Special No. 1.—Nistarani Gupta Arrears of revenue due by the following persons who have not				100000
		opened separate accounts:— Udia Narain Bhadori, Jodoo Nundun, Rohini Nundun, and Doin Sen, Rum Sunderi Debya, Kasheesuri Debya, Gobind Nath llick himself and manager of Indra Bhosun; Nolit Monun, Ko Doowe, Churn Shahe, Bringh, Lel Shahe, Chowdhuri	554	2 0	62 5	Ditto ditto.
	boki Nundu Coomar Mu	m Sen, Rum Sunderi Debya, Kasheesuri Debya, Gobind Nath	Sen, Goor	h Mu	llick, Sham La	Shaha Chowdhury, E
	OHUIL OHAIR	, Doorga Churn Shaha, Brinch Lal Shaha Chowdhuri.	1,583			
46	Mewzah Tatoo- lia Kasumbi,	Udoy Narain Bhadori, Ram Soonderi Depea, Bosunt Koomar Ghose, Brojo Coomar Mullick himself and manager of Indro Bhosun, Nolit Mohun, Koomud Nath Mullick, Jodo Nundun,	1,000	1.0		
	pergunnah Kalligaon	Bhosun, Nolit Mohun, Koomud Nath Mullick, Jodo Nundun, Doboiki Nundun and Rohini Nundun Sen, Gobind Nath Sen,				Man
	Kallisuffa.	Gooroopersad Sen, Kasisori Debya, Nistrani Goopto.	1000			
		Deduct the share of the following persons who have opened separate accounts under Act XI of 1859:—				
13		Special No. 1—Nistarini Gupto Arrears of revenue due by the following persons who have not	410	10 0	1	
		opened separate accounts :-	4 4 8 8		94 11 (Ditto ditto.
	Ghose, Brojo Co	Udia Narain Bhadoori, Ram Sunderi Debya, Bosunt Coomer omar Mullick himself and manager of Indro Bhosun, Nolit Mohun, K	omud Nat	h Mu	llick, Jodo Nun	dun, Doboiki
90	Nundun, and Ro	hini Nundun Sen, Gobind Nath Sen, and Gooroopersad Sen, Kasisori	Debya.	12 0		1
20	and others,	Robini Nundun Sen, Chunder Moti Gupto, Brojo Coomar Mullick himself and manager of Indra Bhosun, Nolit Mohon, Komud Nath Mullick, Joy Nath Bisee, Podo Kamini Goopto, Woome Sundayi Dalva, Huda Sundayi Dalva, Guardian Ge	1,001	12 0		
0,	tuppah Cha- pila.	Mullick himself and manager of Indra Bhosun, Nolit Mohon, Komud Nath Mullick, Joy Nath Bisee, Podo Kamini Goopto,				1 1/2
		Woomin Bullderi Debya, walle walleri Debya, guardian or	Dadnet th	o shar	of the follow	ing persons who
j	have opened separ	rate accounts under Act XI of 1859.			es of the lone.	ing persons was
1		Special No. 1.—Nistarini Gupto	325	6 0		
1		opened separate accounts :-	1 000	e 0	. 145 4 0	Ditto ditto.
1	and Rohini Nunda	Judoo Nundun Sen himself and guardian of Doboiki Nundun in Sen, Chunder Moti Gupto, Brojo Coomer Mullick himself and g	uardian of	Indr	a Bhoosun, No	lit Mohun,
. 4	Komud Nath Mul	lick, Joy Nath Bishi, Pudo Kamini Gupto, Wooma Sunderi Debya, I Nath Bishi, Annodo Mohi Debya, Nistarini Goopto.	Radha Sun	lari D	ebya guardian	of Gainoda
10	Turrup Bahodi-	Jodoo Nundun, Rohini Nandun, and Doiboki Nundun Sen, Wooma	1,556	10 0		1
	pore, tuppah Chapila.	himself and guardian of Indro Bhosun, Nolit Mohun, Kumod			1	
1	Nath Mullick, Joy	math Bishee, Radha Sundra Debya, guardian of Gainoda Nath Bishi, h Bishi, Nistarini Goopto.	minor ; Po	da Ka	mini Gupto, A	nnoda Mohi
	Deduct the share	of the following persons who have opened separate accounts under A				A PLANTAGE
1		Special No. 1,-Nistarini Gupto Arrears of revenue due by the following persons who have not	381	14 0		A STATE OF THE STATE OF
1	* 1	opened separate accounts :-		10 -	100 40	T
	Sunderi Debya, Cl	Jodo Nundum, Rohini Nandun, and Doiboki Nundun Sen, Woma hundra Moti Gupto, Brojo Coomar Mullick himself and guardian of D	ndra Bhos		olit Mohun, K	omud Nath
		Bishi, Radha Sunderi Debya, guardian of Gainoda Nath Bishi, minor				

Rajshahye Collectorate, the 21st May 1881.

E. H. RUDDOCK, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, and section 3 of Act VII of 1868, that the undermentioned estates, in the district of Bogra, will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of June 1881 for arrears of revenue due on the 28th day of March 1881.

Toujih number.	Names of Mehals and Pergunnahs.	Names of Proprietors.	Gover Reve			Amo arrear for the es to be	or w	hieb
71-74	Dihi Palikanda, per- gunnah Pratapbajoo.	Kalimoni Debya, manager of Krishnalali Mozoomdar and Harendra Narayan Mozoomdar, Krishna Kishory Chowdhury, nother and guardian of Sherrat Chandra Chowdhury, minor; Bonawarilal Shaha, Mukunda Lal Shaha Chowdhury, Bhabeneshwari Debya Chowdhurani, guardian of Harendra Narayan	Rs. 5,929	8	P. 114	Rs.	A. 5 8	ři
393-695	Pergunnah Uchaimasta, pergunnah Bamdabasta.	Chowdhury, minor; and others Panchanan Chakravarti, Mattangini Debya, Panchanan Chakravarti, Manager	1,105	8	3	120	15	2

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Midnapore, will be put up to public and unreserved sale at the Office of the Collector of that district, on Monday, the 25th July 1881, corresponding with Bengali 11th Sraban 1288 and Umli 12th Sraban 1288 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on 28th March 1881.

	er. Toujih.	Names of Mehals an Pergunnahs.	Names of Proprietors.	Sud Jun	der ma.	Arreas which sale wi held
	86 54	Mehal Alalparah, per	Jamoonamoni Dasi, mother and guardian of Sadanando Mosanto.		. A. P	1
pane of B	hanan, Sreem oidyah Nath I	gunnah Gagnapore. Darikanath and Darpo oti Romakinkari Debi, S	minor; Basumoti Dasi, mother and guardian of Nabodip Chand Narayan Masanto, Dino Nath Tarko Sidhyanto, Gopinath Tarko- reeballab Bhattacharjyah, Girish Chunder Pal, Bhagobati Dasi, wife Nandini Debi, mother and guardian of Jsdoopati Chakraburty,		15 2	
Basu Masc Bhat moth	Exclusive of the The remaining Mati Dasi, monto, Dino Nattacharjyah, Gier and guardie	e share of Madhu Sudan joint-share of Jamoonan other and guardian of N th Tarko Sidhyanto, Gop irish Chander Pal, Bhae an of Jadu Pati Chakro	Masanto, which has separate account and which will not be sold ton Dasi, mother and guardian of Sadanando Masanto, minor; abodip Chand Masanto, minor; Darika Nath and Darpo Narayen pinath Tarko Panchanan, Sreemotee Komakinkari Debi, Sreeballah cobati Dasi, wife of Boidyanath Bhua; Sreemoti Girijanandini Debi, obatry, minor; Mohendranath Chakrobarty, will be sold for arrears	748	13 8	
17	3 94	Mehal Beraberyal pergunnah Kasijorah	n, Udhab Narain Masanto	991	4 11	463 1
23 Coom	ar. Jatendro (Mehal Katapal, pegunah Khargopur.	kanath Pal, Khetra Mohan Pal, Prangobindo Nag, Ganendro R., Nagendro Coomar, Jagendro Coomar, and Goonendro Coomar	,,,,,,	fund	
Nag,		the Court of Wards, Man Mehal Balgobindopu alias Gopalpur, per gunnah Amarshi.	r Gangaram Myti, Anando Lai Roy, Kooraram Roy, Gangaram Myti, Sreemotya Natifan Bibi, mother and guardian of Lai Khan, Altap Khan, Khelan Khan, and Aladad Khan; Chandmoni and Madhu Sudan Singba.	0.00	9 9	
			and Gunga Ram Myti, which has separate account			
Khan B	Kelan Khan, xclusive of the	e share of Sreemotyah Na and Aladad Khan, which share of Chandmoni, ito of Madhu Sudan S	tifan Bibi, mother and guardian of Lal Khan, Altap has separate account and will not be sold		12 10	
ment	revenue.	Mehal Bar Ghasiram	Myti and Anando Lal Roy will be sold for arrears of Govern- Lakhingrain Mohapatra, Sreemotee Pearimoni Dasi alias		12 11 5 10	15 1
Janon	neiow Mellick	alias Kooldiha, per gunnah Khandar. Kristoprosad and Madhu si, wife of Ramprosad Ro	Parbati Dasi; Sreemotee Komolea Kamini Dasi, wife of Tarita Charan Pal; Bhagirath Jana, Manikram Khatooa, Chowdari Isudan Attab, Ballabram and Ajoodhyram Khatooa, Karali Charan by, Sitanath and Ramanath Ghose, and Manikram Khatooa. Romanath Ghose and Manikram Khatooa, which has separate			
accour	nt and which w	rill not be sold. joint-share of Lakhinar famini Dasi wife of Tari	rain Mohapatra, Sreemotee Pearimoni Dasi alias Parbati Dasi, ta Charan Pal: Bhagirath Japa, Manikram Khatoga, Chondhari		1! 3	19
412	.271	gunnah Khandar.	adhusudan Atta, Balabhram and Ajoodharam Khatooa, Karali- mprosad Roy, will be sold for arrears of Government revenue. Haroprosad Chakroburty, Janadon Myti, Khoyratally, Sham Route, Madhusudan Mana, Pearimoni Dasi, Sreemoti Sarno- moni, Narohari Marik, Becharam Acharjyah, Jhareswar Berah, himself and guardian of his brother Shiba Chandra Roy, minor;	19,156	13 1	2,190 1
Water	Dwanad and	Modhnandan Atta Jago	andra, Khetramohan, Lal Mohan, and Mohendranath Pal, Nabin iohan and Joodhistir Das, Gobindoram Mandal, Nilmoni Mandal, mohan, and Joodhistir Das, Joynavan De, Radhamohan Myti			1
Kristo Darike Pohor Streem Saroop Breem the Co Goone 413	Prosad and math Myti, q and Sitanat otee Anandomomarain Myti, a toti Alhadini Duurt of Wards andra Coomar, 272	Modhusudan Atta, Jago Gopinath Myti, Radhar Chonas, Pohoraj Mohaps oni Dasi, Sreemotee Di, und mother and guardian basi, Sreemotee Parbati E on behalf of Ganendro Ca and Jogendro Coomar Ni Mehal Belki, pergun- nah Khandar.	mohan, and Joddhshir Das, Joynarain De, Radhamohan Myti, nohan Shahoo, Sreemoty Adarmoni Debyah, Raghoonath Das, atra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, gambari, wife of Bhagbat Chander De; Matangini Dasi, wife of Tarakinath and Bholanath, minors; Sreemotee Shashi Mookhi, basi, Sreemotee Dascomoni Dasi, Darikanath Mal, Manager under domar, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, g, minors; Lalmohan, Indromohan, and Bhubanmohan Maikaph. Sreemotyah Adarmoni Debyah, Choudhari Raghunath Das, Pohoraj Mohapatra, Sitanath Das, Issaramoni, Chowdbari Premchand Masanto, Indronath, Upendronath, Gopendranath, anto, Issar Chandra Masanto, and Mohendronath Masanto.	946 16	0 4	*
Kristo Dariki Pohori Sreem Saroop Breem 413 and Pe Ex Pohori sold Ex Reise	Prosad and inath Myti, (aj and Sitanat otee Anandom marain Myti, a oti Alhadini Durt of Wards andra Coomar, 272 sarymchan Macclusive of the aj Mohapatra, clusive of the sarymrata of	Modhusudan Atta, Jago Gopinath Myti, Radhar Gopinath Myti, Radhar th Dasi, Pohoraj Mohapsoni Dasi, Sreemotee Di, und mother and guardian lasi, Sreemotee Parbati Don behalf of Ganendro Coand Jogendro Coomar Ns Mehal Belki, pergunah Khandar. santo, Modan Gopal Masjoint-share of Sreemoty Jitanath Das, Issaram share of Indronth, Upe Scount and which will not geometric the same count and	mohan, and Joddhshir Das, Joynarain De, Radhamohan Myti, nohan Shahoo, Sreemoty Adarmoni Debyah, Raghoonath Das, tra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, tra, Sreemotee Adarmoni Dasi, gambari, wife of Bhagbat Chander De; Matangini Dasi, wife of of Tarakinath and Bholanath, minors; Sreemotee Shashi Mookhi, basi, Sreemotee Dascomoni Dasi, Darikanath Mal, Manager under commr, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, ag, minors; Lalmohan, Indromohan, and Bhubanachan Maikaph. Sreemotyah Adarmoni Debyah, Choudhari Raghunath Das, Pohoraj Mohapatra, Sitanath Das, Issaramoni, Chowdbari Premehand Masanto, Indromath, Upendronath, Gopendranath, anto, Issar Chandra Masanto, and Mohendronath Masanto. ah Adarmoni Debyah, Chowdhari Kaghunath Das, oni, and Chowdhari Premehand Masanto, will not be sold the	946 10	0 4	*
Kristo Dariki Pohori Sreem Saroop Sreem the Co Goone 413 and Pe Ex Pohore sold Ex which Ex	Prosad and inath Myti, (aj and Sitanat otee Anandom marain Myti, a oti Alhadini Durt of Wards and Comar, 272 sarymchan Macclusive of the j Mohapatra, clusive of the las separate acclusive of the sequence.	Modhusudan Atta, Jago Gopinath Myti, Radhar Gopinath Myti, Radhar th Dasi, Pohoraj Mohapsoni Dasi, Sreemotee Di, und mother and guardian lasi, Sreemotee Parbati E on behalf of Ganendro Co and Jogendro Coomar Na Mehal Belki, pergunah Khandar. santo, Modan Gopal Masjoint-share of Sreemoty Jitanath Das, Issaram share of Indronath, Upe count and Which will not share of Modan Gopal M	mohan, and Joddhshir Das, Joynarain De, Radhamohan Myti, nohan Shahoo, Sreemoty Adarmeni Debyah, Raghoonath Das, tra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, tra, Sreemotee Adarmoni Dasi, ambari, wife of of Tarakinath and Bholanath, minors; Sreemotee Shashi Mookhi, basi, Sreemotee Dascomoni Dasi, Darikanath Mal, Manager under commr, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, ag, minors; Lalmohan, Indromohan, and Bhubanachan Maikaph. Sreemotyah Adarmoni Debyah, Choudhari Raghunath Das, Pohoraj Mohapatra, Sitanath Das, Issaramoni, Chowdbari Premehand Masanto, Indromoth, Upendronath, Gopendranath, anto, Issar Chandra Masanto, and Mohendronath Masanto. ah Adarmoni Debyah, Chowdhari Raghunath Das, oni, and Chowdhari Premehand Masanto, will not be sold the sold masanto, which has separate account and which will	946 10	0 4	*
Kristo Darikt Pohor. Sreem Saroor Sreem the Co Goone 413 and Pe Ex Pohors sold Ex which Ex not be Ex not be Th	Prosad and math Myti, a jand Sitanat otee Anandom marain Myti, a oti Alhadini Durt of Wards andra Coomar, 272 parymohan Maiclusive of the jand of the has separate accusive of the sold clusive of the sold eremaining sh	Modhusudan Atta, Jago Gopinath Myti, Radhar Gopinath Myti, Radhar th Das, Pohoraj Mohapo no participa de la properativa del properativa de la properativa de la properativa del properativa de la properativa del pr	mohan, and Jodanstir Das, Joynarain De, Radhamohan Myti, nohan Shahoo, Sreemoty Adarmeni Debyah, Raghoonath Das, tra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, gambari, wife of Bhagbat Chander De; Matangini Dasi, wife of of Tarakinath and Bholanath, minors; Sreemotee Shashi Mookhi, basi, Sreemotee Dasoomoni Dasi, Darikanath Mal, Manager under Joomar, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, ag, minors; Lalmohan, Indromohan, and Bhubanmehan Maikaph. Sreemotyah Adarmoni Debyah, Choudhari Raghunath Das, Penbraj Mohapatra, Sitanath Das, Issaramoni, Chowdhari Premehand Masanto, Indromohah, Upendronath, Gopendranath, anto, Issar Chandra Masanto, and Mohandronath Masanto. ah Adarmoni Debyah, Chowdhari Raghunath Das, oni, and Chowdhari Premehand Masanto, will not be described by the separate secount and Wolch will	820 (3 10	
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Kristo Darikx Pohors Sreem Saroop Sreem the Co Goone 413 and Pe Ex Pohors sold Ex not be Ex not be Ex not be Sold Ex not be E	Prosad and math Myti, a and Sitanat oftee Anandome marain Myti, a oti Alhadini D urt of Wards andra Coomar, 272 Darymonan Matclusive of the side of the mas separate acclusive of the sold a remaining soli of Government of	Modhusudan Atta, Jago Gopinath Myti, Radhar Gopinath Myti, Radhar th Das, Pohoraj Mohapsoni Dasi, Sreemotee Di and mother and guardian asi, Sreemotee Parbati Con behalf of Ganendro Cond Jogendro Coomar Ne Mehal Belki, pergunah Khandar. santo, Modan Gopal Masjoint-share of Sreemoty Jitanath Das, Issaram share of Indronath, Upe secount and which will not share of Mohendronath Mare of Mohendronath Mare of Issar Chandro Malment revenue Mehal Bural, pergunah Batitaki. share of Bamakali Debi, thare of Mohendronath Batitaki. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Somt Share of Golok Chandronath Alment Chandra Das, when the Chandra Das, wh	mohan, and Joddhshir Das, Joynavan Deb, Radhamohan Mytinchan Shahoo, Sreemoty Adarmoni Debyah, Raghoonath Das, tra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, gambari, wife of Bhagbat Chander De; Matangini Dasi, wife of of Tarakinath and Bholanath, minors; Sreemotee Shashi Mookhi, basi, Sreemotee Dascomoni Dasi, Darikanath Mal, Manager under commr, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, Roginors; Lalmohan, Indromohan, and Bhubanachan Maikaph. Sreemotyah Adarmoni Debyah, Choudhari Raghunath Das, Pohoraj Mohapatra, Sitanath Das, Issaramoni, Chowdbari Premchand Masanto, Indromath, Upendronath, Gopendranath, anto, Issara Chandra Masanto, and Mohendronath Masanto. ah Adarmoni Debyah, Chowdhari Raghunath Das, oni, and Chowdhari Premchand Masanto, will not be not not be not perfectly and the season, which has separate account and which will assanto, which has separate account and which will santo, which has separate account and which will not not look the self which which has separate account and which will santo, which has separate account and which will not look and Radhicanath Banerjee. Mohendronath Roy, Baloram, Ramkanai Roy, Bamakali Debi, and Radhicanath Banerjee. Mohendronath Roy, Baloram, Ramkanai Roy, Bamakali Debi, and Radhicanath Banerjee. Mohendronath, Upendronath, Gopendronath, and Pearymohan, and Udhabnarain Masanto. Darikanath Masanto, Nabodip Chand Masanto, minor's mother Sreemotya Basumoti Dasi; Sreemotyah Jameonamoni Dasi, mother and guardian of Sadanando Masanto, minor; Darponarain Masanto, Penrymohan Das, Umesh Chandro Das, Golok Chandro and Modhusudan Masanto, which has separate account and Masanto, Sreemotyah Rasunoti Dasi, mother of Nabodip Chand sis, mother of Sadanando Masanto, which has separate account and Mohendronath, Upendronath, Gopendro Nath, and Mohendronath, Indronath, Woopendranath, Gopendro Nath, and Mohendron	820 6 126 3 550 13 275 6 275 6 1,658 14 1,658 14 829 7 718 8	11 11 11 9 10 5 5 5	2 14 517 12

113	909 936 1117 1143 1171 1201 1316 1347 1355 1359 1420 1530	514 526 615 640 653 678 731 743 748 752	Mehal Dunga, pergunnah Kedarkunda. Mehal Dakhin Moynadal, pergunnah hismut Kasijorah. Mebal Goomookpota, pergunnah Goomai, pergunnah Sabong. Mehal Goomai, pergunnah Batitaki. Mehal Gogras, pergunnah Kedarkundu. Mehal Hatdooa Chak, pergunnah Moynachore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergunnah kismut Kasijorah.	Sreedhar Charan Nandi and Sreemotyah Dasmoni Dasi Rajib Lochan Samonto, Sreemotyah Goneshmoni Dei, Shahodeb Gopal, Narain, Akhil Chandro, Dinobandhu, and Boistob Das Kundu. Dharanidhar Roy	Rs. A. P. 1,135 8 3 626 13 7 Including Police charges 3,185 0 0 1,450 7 1 655 2 2 724 12 0 2,963 0 10 1,130 14 0 614 1 2 1,252 7 9	Rs. A. P. 265 10 0 0 5 8 725 2 9 169 11 6 47 15 4 17 14 8 1,387 8 10 529 15 2 0 0 7
115 116 117 118 119 220 221 222	1117 1143 1171 1201 1316 1347 1355 1359	615 640 653 678 731 743 748 752	Kunda. Mehal Dakhin Moynadal, pergunah hismut Kasijorah. Mehal Goomookpota, pergunah Kasijorah. Mehal Goomai, pergunah Sabong. Mehal Goomai, pergunah Batitaki. Mehal Gogras, pergunah Kedarkundu. Mehal Hatdooa Chak, pergunah Moynachore. Mehal Inda, pergunah Khargopore. Mehal Jasrah, pergunah kismut Kasijorah. Mehal Jasrah kasijorah.	Gopal, Narain, Akhil Chandro, Dinobandhu, and Boistob Das Kundu. Dharanidhar Roy	Including Police charges 3,185 0 0 1,450 7 1 655 2 2 724 12 0 2,963 0 10 1,130 14 0 614 1 2	725 2 9 169 11 6 47 15 4 17 14 8
16 17 18 19 20 21 22 23	1143 1171 1201 1316 1347 1355 1359	640 653 678 731 743 748 762	Mehal Goomookpota, pergunnah Kasijorah. Mehal Goomai, pergunnah Sabong. Mehal Goomai, pergunnah Batitaki. Mehal Gogras, pergunnah Kedarkundu. Mehal Hatdooa Chak, pergunnah Moyna- chore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah. Mehal Janahar, per- gunnah kismut Kasijorah.	Dharanidhar Roy	Police charges 3,185 0 0 1,450 7 1 655 2 2 724 12 0 2,963 0 10 1,130 14 0 614 1 2	47 15 4 17 14 8 1,387 8 10
16 17 18 19 20 21 22 23	1143 1171 1201 1316 1347 1355 1359	640 653 678 731 743 748 762	bergunnah Kasijorah. Mehal Goomai, pergunnah Sabong. Mehal Goomai, pergunnah Batitaki. Mehal Gogras, pergunnah Kedarkundu. Mehal Hatdooa Chak, pergunnah Moynachore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergunnah kismut Kasijorah. Mehal Janahar, pergunnah kismut Kasijorah.	Rhadhasham, Sreekanto, Haradhan, and Troylakhonath Bag and Sreemotyah Dasmoni Dasi, Indronath, Upendronath, Gopendronath, and Pearymohan Masanto, Premmoi Dasi, Shoobal Charan Panja, Sreemotyah Rangalala Dei, Sreemotyah Alhadini Dasi, and Brojo Das Panja. Prangobindo Nag, Darikanath Mal, Manager of Ganendro Coomar, Jatindro Coomar, Robindro Coomar, Magendro Coomar, Goonendro Coomar, and Jogendro Coomar Nag, minors under the Court of Wards. Komal Coomari Dasi, wife of Harikristo Mytee, and Sookhadamoyee Dasi, wife of Gopal Chander Mytee. Dasmoni Dasi Darikanath De, Jitnarain Bhuah, Goneshmoni Dei, Mohendro Nath, Debendronath, Jogendronath, and Upendro Nath De.	1,450 7 1 655 2 2 724 12 0 2,963 0 10 1,130 14 0 614 1 2	47 15 4 17 14 8 1,387 8 10
17 18 19 20 21 22 23	1171 1201 1316 1347 1355 1359	653 678 731 743 748 752	Mehal Goomai, per- gunnah Sabong. Mehal Goomai, per- gunnah Batitaki. Mehal Gogras, per- gunnah Kedarkundu. Mehal Hatdoo a Chak, pergunnah Moyna- chore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah, Mehal Janahar, per- gunnah kismut Kasi-	Sreemotyah Dasmoni Dasi. Indronath, Upendronath, Gopendronath, and Pearymohan Masanto, Premmoi Dasi, Shoobal Charan Panja, Sreemotyah Rangalala Dei, Sreemotyah Albadini Dasi, and Brojo Das Paoja. Prangobindo Nag, Darikanath Mal, Manager of Ganendro Coomar, Jaindro Coomar, Robindro Coomar, Nagendro Coomar, Goonendro Coomar, und Jogendro Coomar Nag, minors under the Court of Wards. Komal Coomari Dasi, wife of Harikristo Mytee, and Sookba- damoyee Dasi, wife of Gopal Chander Mytee. Dasmoni Dasi Darikanath De, Jitnarain Bhuah, Goneshmoni Dei, Mohendro Nath, Debendronath, Jogendronath, and Upendro Nath De.	655 2 2 724 12 0 2,963 0 10 1,130 14 0 614 1 2	47 15 4 17 14 8 1,387 8 10
18 19 20 21 22 23	1201 1316 1347 1355 1359	731 743 748 752	Mehal Goomai, per- gunnah Batitaki. Mehal Gogras, per- gunnah Kedarkundu. Mehal Hatdooa Chak, pergunnah Moyna- chore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah. Mehal Janahar, per- gunnah kismut Kasi-	Rangalala Dei, Sreemotyan Albadin Dasi, and Deloy Dasi Paoja. Prangobindo Nag, Darikanath Mal, Manager of Ganendro Coomar, Jaindro Coomar, Robindro Coomar, Nagendro Coomar, Goonendro Coomar, and Jogendro Coomar Nag, minors under the Court of Wards. Komal Coomari Dasi, wife of Harikristo Mytee, and Sookba- damoyee Dasi, wife of Gopal Chander Mytee. Dasmoni Dasi Darikanath De, Jitnarain Bhuah, Goneshmoni Dei, Mohendro Nath, Debendronath, Jogendronath, and Upendro Nath De.	724 12 0 2,963 0 10 1,130 14 0 614 1 2	17 14 8 1,387 8 10
19 20 21 22 23	1316 1347 1355 1359	731 743 748 752	gunnah Kedarkundu. Mehal Hatdoo a Chak, pergunnah Moyna- chore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah, Mehal Janahar, per- gunnah kismut Kasi-	Coomar, Jatindro Coomar, Robindro Coomar, Ragentor Coomar, Goonendro Coomar, und Jogendro Coomar Nag, minors under the Court of Wards, Komal Coomari Dasi, wife of Harikristo Mytee, and Sookha- damoyee Dasi, wife of Gopal Chander Mytee. Dasmoni Dasi	2,963 0 10 1,130 14 0 614 1 2	1,387 8 10
20 21 22 23	1347 1355 1359 1420	743 748 752	pergunnah Moyna- chore. Mehal Inda, pergunnah Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah. Mehal Janahar, per- gunnah kismut Kasi-	Komal Coomari Dasi, wife of Harikristo Mytee, and Sookha- damoyee Dasi, wife of Gopal Chander Mytee. Dasmoni Dasi	1,130 14 0 614 1 2	
21 22 23	1355 1359 1420	748 752	Khargopore. Mehal Jasrah, pergun- nah kismut Kasijorah. Mehal Janahar, per- gumah kismut Kasi-	Darikanath De, Jitnarain Bhuah, Goneshmoni Dei, Mohendro Nath, Debendronath, Jogandronath, and Upendro Nath De.	614 1 2	0 0 7
22	1859 1420	752	nah kismut Kasijorah, Mehal Janahar, per- gunnah kismut Kasi-	Nath, Debendronath, Jogendronath, and Upendro Nath De.	The state of the state of	
23	1420		gunnah kismut Kasi-	Sreemoti Iiatan Nesha, Abdool Mamood, Sreemotyah Shela-	1,202	587 0 0
		795		motan Nesha, Sreemotyah Ummal Bajal <i>alias</i> Bokshan Bibi; Sreemotee Karamotan Nesha, Breemotyah Jasiban Nesha, and Sreemotyah Umal Barakat.		
24	1530		Mehal Jafla, pergunnah Khargopur.	Darikanath and Darpo Narain Masanto, Jamoonamooni Dasi, mother and guardian of Sadanando Masanto; Basumoti Dasi, mother and guardian of Nabodip Chand Masanto, mnor; Pro- sanno Coomari Dasi, and Umacharan Mahapatra.	873 11 0	292 9 8
-		858	Mehal Kanpore, per- gunuah Gogoneshar.	Rajballab, Soodhamoy Chowdhari, Darikanath Mitter, Hrishi- kesh Pahari, Golokmoni, Akhoyanarain, and Akhoyanarain Mytee and Srinibash Pahari.	806 7 8	
1				Mytee, which has separate account and which will		- 10
		lusive of the	share of Akhoynarain M	ytee, which has separate account and which will 36 11 9		
165		lusive of the	e share of Srinibash Pa	hari, which has separate account and which will		
1	not be so		int-share of Raiballah Che	owdhari, Soodhamoy Choudhuri, Darikanath Mitter, and Hrishi-	175 9 0	
100	kesh Pal	hari, will be	sold for arrears of Govern	ment revenuue	382 3 6 Including Police charges	19 15 9
15	1775	933	Mehal Khasarban, per- gunnah Kasijorah,	Akhoynarain, Amrit Lal, Basanto Lal, and Promotha Lal Bandopadhyah.	4,122 7 4	0 0 6
6	1782	973	Mehal Lootania, per- gunnah Joonkapore. Mehal Magoori, per-		859 11 8 3,776 15 7	264 7 5
27	1971	205	gunnah Kasijorah. Mehal Mokrampore,	Prem Chand, Gopinath and Nondo Lal Masanto, Sreemotyah Parbati Dasi, mother and guardian of Ramjiban, Ram Lochan, and Ram Saran Masanto, mirors.	1,346 0 0	473 2 0
8			pergunnah Potash- pore.			
19	1994	1088	Narain Bar alias Narayan Bar, per- gunah Kashijorah.	Jagomohan Gossami, Ram Prosad Birah, Roopnarain Mytee, Pakir Chandro Potnaik, Taraprosad Masanto, Kristo Charan	692 6 0	,
1	Excl	usive of the	share of Tara Prosad Mass	Ponda, and Roopnarain Mytee. anto, Kristo Charan Ponda, Roopnarayan Mytee, and Fakir Chan-	172 13 7	
48	The	remaining jo	as separate account and woint-share of Jiban Krist	mich will not be sold. to and Koonja Behari Gossami, Sreemotyah Haro Soondari Debi, gomohan Gossami, Ram Prosad Berah, and Roopnarain Mytee, will	518 8 7	10 1 6
	be sold f	or arrears of	Government revenue.	Kasidatan Nesha, Ram Narain Bhua, Udhab Narain Bhua, Debi	9,062 1 11	
30	Nazirall Jagoban Nidhi K	y Khan, Sree	pore, pergunnah Mid- napore, and others, moti Chitramoni Dasi, Ra- cenath Charan Nandi, Jan ikunto Nath Kundoo N	Prosad De, Narain Prosad, Ganga Mohan, and Boikunto Nath De, Banomali Charan Mytee, Hariah Chunder Basu, Sidhi am Chand Nandi, Sreemoti Frosannomoi Dasi, Jiban Gobindo De, nomejoy Mallick, Chandra Mohan Shingha, Jagobandoo Pal, Ram Jadan Gopal Massuto, Udnab Narain Masanto, Golok Chandra nto, Sreemotee Jamoonamoni Dasi, mother and guardian of Sado- moty Dasi, mother and guardian of Nabodipehand Masanto, Sabitra Dasi, Purna Nando Kundee, Dharmo Dasi, Nabin		
	Dasi, Sr moni Da Auhoy Bechan Narain I Lal Ban Dasi, H. Ghose, & wife of C	eemoty Man asi, mother of Charan Bisw Mooni Dasi, Bandopadhya dopadhyah; aradhan Gho Syed Mohom Ganga Gobin Ganga Gobin	gola Dasi, Sreemoty Hari, f Dinobandhu Dass and ot ras; Eaboo Anando Lal Uma Charan Ghose, Kali, sh., Sreemoti Annaparna . Sreemoti Nistarini Dasi, se, Sreemoty Hari do Basu; Sreemoti Nistarina dasu; Sreemoti Nistarina and I sati Narain and I	pria Debyah, mother of Sristi Dhar Banerjee, Sreemoty Bindoo Basini pria Debyah, mother of Sristi Dhar Banerjee, Sreemoti Chandra- thers, and wife of Kashi Nath Dass; Sreemoty Kadombini, wife of Roy, father and guardian of Baboo Moorari Lal Roy; Sreemoty Mohan Mitter, Mohendronarain De, Gobindo Narain De, Akhov Debyah, mother of Amrit Lal, Basanto Lal, Peari Lal, Promoth Panchanan and Bhagowan Chandra Roy, Sreemotyah Sarnozzoi ondari Dasi, Ishan Chander Roy, Ram Chander Roy, Keahab Lal cosoondari, Ganga Gobindo Basu, Sreemoti Koilash Basni Dasi, ini Dasi, wife of Ram Coomar Basu; Sreemoti Thaco Sundari, wife Udor Narain Hori, Daith Canada Sundari, wife		
	CHICSH V	CHAPER Dang	ODBORVAD, Uma Prosad K	Duty Narain Hooi, Railb Lochan Das, Golock Charan, Prodhan, toy Mohashoyah himself and guardian of Narain Prosad, Radhica ninors; and Sreemoty Nabina Kali Debyah, Rs. a. P.		
				Nandi, which has separate account and which will	100	
1	Exc	clusive of th		Mullick, which has separate account and which will	No.	
	Exc	clusive of the		Singha, which has separate account and which will 60 5 10	40.00	
	be sold	clusive of the		aul, which has separate account and which will not	1 1 1 1 1 1 1 1 1 1 1 1 1	
	be sold			du, which has separate account and which will not		
1				andu, which has separate account and which will not		
				santo, which has separate account and which will not		5 m 20
	not be	BOID	25.25.1 (1.15.1) (1.15.1) (1.15.1) (1.15.1) (1.15.1) (1.15.1) (1.15.1) (1.15.1)	santo, which has separate account and which will	A STATE OF	
-	not be	clusive of the	share of Golok Chander A	Masanto, which has separate account and which will 415 8 0		

建筑地区的发生	Number of Toujih,	Names of Mehals and Pergunnahs.	Names of Proprietors.		Sudder Jumma.	Arrear for which the sale will be held,
Site 17		13 K W 191			Rs. A. P.	Rs. A. P
Exel	usive of the	share of Darikanath and	Darponarain Masanto, Sreemotyah Jamoonamoni	Rs. A. P.	4	
Dasi, mo	of Nabodip	ordian of Sadanando Masa Chand Masanto, which ha	nto, minor; Sreemotyah Basumoti Dasi, mother and s separate account and which will not be sold	115 11 0		
			nto, which has separate account and which will not	20 3 11	4	44
			o, which has separate account and which will not	54 5 9		
will not	be sold		th Masanto, which has separate account and which	16 8 6		
Exc	usive of the		a Dasi, which has separate account and which will	23 11 9		
Excl be sold	usive of the	share of Purnanando Kur	ndu, which has separate account and which will not	12 3 3		
Excl	usive of the	share of Dharmo Dasi,	, which has separate account and which will not	72 0 5	1	
		share of Nabin Chander	Nag, which has separate account and which will			
not be so	usive of the	share of Sreemotee Kado	mbini Dasi, mother of Ashootose Ghose, minor; and			
Exc	usive of the	ni Dasi, which has separat share of Sreemoti Monga	la Dasi, which has separate account and which will	909 2 2		
not be se	lusive of the	share of Haripria Debyah	, mother of Sristidhar Banerjee, which has separate	61 5 4		
account	and which wi	i l not be sold share of Kadambini Dasi	, wife of Obhoy Charan Biswas, which has separate	105 12 0		
account	and which w	ill not be sold	al Roy, father and guardian of Moorali Lal Roy,	11 13 9	200	
which ha	as separate a	ecount and which will not		68 7 2	700	
			ose, which has separate account and which will	65 15 11		78
not be a	old		er, Mohendro Narain Dey, and Gobind Narain De,	21 5 10		
which h	is separate a	ecount and which will not	be sold	75 7 8		
of Amri	t Lal, Basan	to Lal, Peary Lal, and I	andopadhyah, Sreemoti Annopurna Debyah, mother Promotha Lal Bandopadhyah, which has separate			
account Exc	and which w	ill not be sold share of Sremoti Nistarin	i Dasi, which has separate account and which will	39 14 7		
			Bhagowan Chander Roy, Sreemotyah Shibosundari	11 4 0		
Dasi, Is	han Chander	Roy, Kam Chander Roy,	Sreemotyah Sarnomoi Dasi, Haradhan Ghose, and	15 0 2		
Exe.	lusive of the	share of Syed Mohomed I	Hoosen, which has separate; account and which will	45 14 3		
Exe	lusive of the	share of Sreemotyah Har	o Sundary, which has separate account and which	29 9 10		
will not Exe	lusive of the	share of Gangagobindo B	asu, Sreemoti Koilash Basini Dasi, wife of Gunga-	29 7 10		100
wife of	Bhajogobind	o Basu, which has separat		263 7 6		
which w	ill not be sole	d	Udoynarain Hooi, which has separate account and	124 9 9	1	190
not bold	old		Das, which has separate account and which will	52 4 5		- NE - TH
Exe not be s	lusive of the	share of Golock Charan I	Prodhan, which has separate account and which will	163 1 3		***
Exc	lusive of the		Bandopadhyah, which has separate account and	298 8 10		
which w	ill not be sol lusive of the	share of Umaprosad Roy	Wohang himself and mandian of Namin Based	299 0 10		
Exc		Dames Danson J. Dam Malant	Mohasoy himself and guardian of Narain Prosad,			**
Radhiks will not	be sold	Roma Prosad Roy Mohas	oy, minors, which has separate account and which	316 4 11		100
Radhika will not Exc	be sold lusive of the	Roma Prosad Roy Mohas	oy, minors, which has separate account and which	316 4 11 333 12 6		**
Radhika will not Exc which w The Debi Pr	be sold lusive of the ill not be sol remaining asad De, N Harish Chanc	Roma Prosad Roy Mohas share of Sreemotyah Nab d	oy, minors, which has separate account and which in Kali Debyah, which has separate account and by Nesha, Ram Narain Bhua, Udhab Narain Bhua, a Mohan De, Boikunto Nath De, Banomali Charan Ily Khan, Sreemati Chitramony Dasi, Ram Chand		7,148 7 1	
Radhika will not Exc which w The Debi Pr Mytee, I Nandi, E	be sold lusive of the ill not be sol remaining asad De, N Harish Chand Sreemoti Pro	share of Sreemotyah Nab d	oy, minors, which has separate account and which in Kali Debyah, which has separate account and		7,148 7 1 1,772 6 0	394 0 1
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Serial number.	Number in A Register.	Number of Toujih.	Number of Mehals and Pergunnahs.	Names of Proprietors.	Sudder Jumma.	Arrear for which the sale will be held.
					Rs. A. P. Including Police charges	Rs. A. P.
37	2,281	1,252	Mehal Rajnagore, per- gunnah kismut Kashi- jora.	Samonto, brother and guardian of Bhojo Gobindo Samanto, minor; Saroop Narain, Gopal Chander, and Gopinath Samanto, Sree- motyah Durga, Dasi, widow of Janokinath Samanto, deceased:	1,096 14 3	1 1 9
	Rosomo	Dasi, Pels	ram Chowdhari, Kala C	to, Gopal Chander Samanto, Choitan Charun Samanto, Sreemoty hand Samanto, Sreemotyah Gandhari Dasi, wife of Ramchand De, himself and father and guardian of Joynarain De, minor;		
38	2,357	1,293	Mehal Radhanagore, pergunnah Khatna- gore.	Panchanan and Naroparain Kanongoe, Gooruprosad De, Pan-	2,654 13 2	
	Narain Exc	Roy; and Ba rusive of the	dal Khan, share of Golock Charan	ar and Baloram Brahma, Sreemuty Bramhamoi, wife of Ram Damoodar, and Baloram Brahma, which has separate		
	Exe	dusive of the	rill not be sold	which has separate account and which will not be	1.44	
	Jitram I	Roy, Sadhoo	Charan Mana, Harochara	, Naronarain Canoongoe, Gooruprosad De, Panchanan'Acharjya, in Das, Modhushudan De, Gooruprosad Jána, Haronarain Jama, ind Lai Mohun Das, which will be sold for arrears of Govern	169 10 2 2,485 3 0	9 9 0
39	ment rev 2,485			Godadhar Dhara, Prankristo Roy, Lal Mohun Roy, Durga Prosad Roy, Anando Lal Roy, Sreemott Sochi Dasi, and Sree-	1,917 7 8	30 10 8
40	2,514	1,394	Ten annas share of me- hal Simoolyah, per- gunnah Bhuamoota.	motyah Haro Mohini Dasi. Anando Lal Roy, Sreemotyah Brahmamoi, guardian of her adopted son Upendra Lal Roy, minor; and Sreemotyah Satto Bhoma.	1,070 9 6	167 2 2
41	2,701	1,480	Mehal Teghari alias Birinchibar, pergun- nah Kashijorah.	Sreenarain Das Mozoomdar and Digambar Ponda, Sebaits of Lakhijonardan Jewidol.	928 0 0	277 13 0
42	2,735	1,507	Mehal Tildapara, per- gunnah Barooi Chore.	and guardian of Ram Coomar and Prosanno Coomar Kar Moha-	505 1 1	7 11 0
	patra, Si Sreemot	reemoti Anno i Jasoda Deb	purna Debi, mother and poi, and Radhakristo Das.	, wife of Shibnarain Kar Mohapatra, Bhooban Prosad Karl Moha- guardian of Rama Nath and Dino Nath Kar Mohapatra, minors;	1 4 1 1 2 2 2	
43	2,759	1,518	Mehal Usutpore, per- guunah Kashijorah,	Chand Hari Mytee, Nabocoomar Mytee, Troylokho Nath Mytee, Gopinath Mytee, Ishan Chunder Mytee, Dinonath Tarko Sidhyanto, Peari Lul, and Jagodissar Chakroburty and Aroon Chunder Karan.	1,317 6	0 14 5
45	No. of pattah	27	Mehal Tetooldanga.	Saroop Chander Patrs	600 0 0	281 4 0
			pergunnah Kolyan- pore.	Control Comment varies in in in in in in in	000 0 0	

Midnapore Collectorate, the 15th June 1881.

W. FIDDIAN, Offg. Coilector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Backergunge, will be put up to public and unreserved sale at the Collector's Office at Burrisal on Saturday, the 25th June 1881, corresponding with 12th Ashar 1288 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th March 1881.

Class.	Number on Towjih.	Names of Mehals.	Names of Proprietors.	Government Revenue.	Arrears due,	REMARKS.
First class	1628	Mahomed Shafi, taluq Joar Ramua Bamna, pergunnah Bozergomedour.	Apsaraddin Mahomed Chow- dhuri and others.	Rs. A. P. 19,487 10 8	Rs. A. P. 5,636 14 4	The entire estate will be sold.
Ditto	1914	Toppah Haveli Selimabad, share 10 gundas.	Guru Nath Roy Chowdry, pro- prietor of a separated share of 11 gundas 3 koras 2½ krants.	1,959 3 11	29 5 9	The 11 gundas 3 koras 2½ krants share, separated under Act XI of 1859, and bearing a sudder jumma of
Ditto	1983	Pergunnah Jahapur	Rajani Kanta Dutta Chowdry and others, proprietors of 12 annas 1 gunda 2 koras	853 11 10	3 7 7	Hs. 71-15-5, will be sold. The ijmali share 12 annas 1 gunda 2 koras 2 krants 9 gundas 6 puns, bearing
Ditto	1997	Perguunah Khanja Bahadur-	2 krants 9 gundas 6 puns ijmali share. Raj Kishore Aich and others	738 3 9	219 1 28	a sudder jumma of Rs. 644-13-4, will be sold. The entire estate will be
Ditto	3851	nagor, taled Futchmamood. Pergunnah Selimabad 102 gundas.		3,285 0 7	163 10 10]	sold. The ijmeli 9 gundas 2 koras 13 gundas 7 purs share, bearing a sudder jumma of
Ditto	4532	Debpur Abad Hari Prosad Roy, P. D'Silva ousat taluq.	Jagadishwari Chowdhurani and others, proprietors of separated annas share.	1,738 14 8	For 1287 B.S., kist Falgoon, 456 1 10 For 1285 B.S. 52 7 11 For 1286 B.S. 543 6 7	Rs. 3,062-8-9, will be sold. The 5 annas share separated under Act XI of 1859, and bearing a sudder jumma of Rs. 543-6-7, will be sold.
					1,052 0 4	
Ditto	4872	Pergunnah Bozergomedpur, taluq Bancha Ram Bose, share 8 annas.		1,550 5 3	299 6 0	The entire estate will be sold.
Ditto	No. 2	Pergunnah Bozergoniedpur, chuk Bargoona, Haola.	Nashai and otherst	1,406 0 0	1,054 0 0	The entire haola will be
Ditto	5008 No. 6	Ditto ditto	Fakir Chand Kapali and others	711 0 0	525 8 9	Ditto ditto.
Ditto	5008 No. 8	D tto ditto	Rhidoy Krisna Gope and others	1,016 0 0	1,016 0 0	Ditto ditto.
Ditto	5198	Kakra, including Rampura	Abdoel Soban and others, pro- prietors of 4 annas 11 gundas 14 krants ijmali share.	7,860 0 0 Road Fund 79 0 0	350 9 10 Road Fund 3 11 3	The fimali 4 annas 11 gundas 1½ krant share, bearing a sudder jumma of Rs. 2,237-7-10 and Road Fund
Ditto	6114	Pergunnah Bazergomedpur, taluq Maindi, shiqdar kismuts Daokati and Baidyapasha.	Arman Khan and others	645 11 31	338 15 11	Rs. 22-7-10, will be sold. The entire estate will be sold.

NOTICE is hereby given, under section 6, Act IX of 1859, that the undermentioned estates, in the district of Dacca, will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of June 1881 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1881.

Number or Towjih.	Names of Mehals,	Names of Proprietors.	Government Revenue.	Arrears due.	REMARKS.
N			Rs. A. P.	Do . w	* 1
8453	No. 41, Chur Kasim- nugar, Permanent Settlement holder Najemuddin Ahamad 'Chaudry.	Kahamidannessa Begum, Kofiluddin Chaudhury, Afsaruddin as manager for Ramijuddin, Saidaunessa Bibi, aud Najamanessa; Kisori Mohan, Gopi Mohun, Baikuntha Mohan, Mothura Mohan and Binodi Lal Ray, Radharani Chaudhurani as manager for Nanda Lal Roy and Jasoda Lal Roy; Sri Nath Roy, Janaki Nath and Sita Nath Roy and Manikya Mayi Chaudhurani as manager for Harendra Lal Roy.	983 7 5	Rs. A. F.	
	No. 41, Chur Kasim- nugar, Permanent lessee Nim Chand Das. Hisye 1a. 8gs.	Nim Chand Das	95 8 7 Road Fund 0 15 6	30 14 3	Separate accounts having been opened under Act XI of 1859. The share
6178	lk. lkt. Pergunnah Kasimnagar, zemindari in the name of Munshi Mahammad Hafez, Hisye, 9as. 8gs. 2kts.	of Nim Chand Das with a revenue of Rs 98 Munshi Abdul Hafiz himself and as manager for Abdul Kabir, Sham- chanissa, and Badarannessa, minors; Raisancesa as manager for Abdul Ajiz, Baisannessa, Mir Fazelali. Mir Arjanali, and Majiban- nessa; Bharat Chundra Roy, Niya Hari Roy, Kala Chand Roy, Nil Madhab Roy, Abhay Charun Roy himself and as manager for Jajnesvar Roy, Svambica Charan Roy, Durga Charan Roy, Rai Charan. Roy, Govinda Sundari, Pyari Mohan Das, Krishna Mohan Das, Revatt Mohun Das, Jagat Mohan Das, Ananda Mohun Das, Hari Mohan, Dvaraka Mohan Das, Ananda Mohun Das, Hari Mohan, Dvaraka Mohan Das,	1,560 7 104	h the arrears at 1,075 14 3	re due, will be sold. This mebal will be put up to sale, excluding the shares separated under Act XI of 1859.
	Pergunnah Kasimnagar, zemindari in the name of Munshi Mahammad Hafez. Hisye 2as. 5gs. 2ks. 6ldip.	Atarannessa Khatun, Ambul Khoyrat Khatun, and Fazlal Haq	308 9 14		
	Pergunnah Kasimnagar, Kismats Pechang- khal, Bat Baish Rashi, Bat Satar Rashi, Bat Egara Rashi, Bat Arai Rashi, Of these 9as.	Jay Kishori Chaudhurani, Mohima Chandra Roy Chaudhury, Ananda Mayi Chaudhurani, Rajendra Chandra Roy Chaudhury, Devendra Chandra Roy Chaudhury, and Hurish Chandra Chuckerbutty.	2,160 0 0		
9548	14gs. 1k, 1dip. Pergunuah Kasimnugar, tupeh Kalikapur, taluk Munshi Mahammad Hafez.	Munshi Mahammad Hafez	616 9 1	411 14 8	Ditto ditto
	Pergunnah Kasimnugar, tupeh Kalikapur, taluk Munshi Maham- mad Hafez, Hisye 2as. 5gs, 2ks. 6dip.	Atarannessa, Fajial Haq, and Ambal Khoyrat	102 12 3		
703	Pergunnah Kasimnugar, kismut Gopinathpore, taluk Ram Narsing Ghosh.	Ram Narsing Ghosh	521 11 1	298 15 3	Ditto ditto
	Pergunnah Kasimuugar, kismut Gopinathpore,	Atarannessa, Fazlal Huq, Ambal Khoyrat osh. Hisye 2as. 5gs. 2ks. 6dip.	. 86 15 7		

Dacca Collectorate, the 13th May 1881.

C. C. Stevens, Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Burdwan, will be put up to public and unreserved sale at the Collector's Office of that district on the 24th day of June 1881 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1881.

No. in the Rent-roll.	Class.	Names of Mehals and Pergunnahs.	Proprietors.	Government Revenue.	Arrears.	Remarks.
	life.	Temporary and all		Rs. A. P.	Rs. A. P.	17 10 10 10 10 10 10 10 10 10 10 10 10 10
25	Permanently-set- tled estate.	Kismut Chootipur Katalgachee, per- gunnah Chootu- pur, division Gangooria.	Hossein Choudhory, Srimutta Assaronnessa Bibi for self and as guardian mother of minor Atifur Rohoman Choudhory, Syed Aboo Mohamud Chou- dhory, Srimutta Ayna Bibi, Syed Abdool Gofoor alias Domon Mea; Srimutta Komorunnessa Bibi of		2 5 8	The estate is to be sold for arrears of Govern- ment revenue only, amounting to Rs. 2-2-8.
	Kotalgachee, t	hana Gangooriah; S	osiseekhur Mookerjee. Kristoprosad Mookerjee, Troyl tty Mookerjee of Amadpur, division Gangooriah Jogob	uckho Tarin	of Boidodans	d Sorut Kumari Dabea,
68	Ditto	Khorumpore, per- gunnah Shaha- bad, division Mon- tepur.	Srimutta Soeda Bibi of Chougheria, division Kuina; Srimon Narain Mookerjee, manager of minor Abdool Selam's estate.	16.189 '9 0	4,442 10 8	The following separate account having been opened in this estate under the provision of
	Government de	emand in respect of su	ch share having been paid, it will be excluded from a Sudder jumma Rs. 2,390-15.	sale. Baboo	Srimon Nari	Act XI of 1859.

Burdwan Collectorate, the 20th May 1881.

W. R. LABMINIE, Collector

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Jessore, will be put up to public and unreserved sale at the Collector's Office of that district on the 2nd July 1881, corresponding with 19th Ashar 1288 B.S., for arrears of revenue due on the 28th day of March 1881.

Class of Permanently-settled Estates.

Toujih No. 23, mouzal Bistupore, pergunnah Issuffpore, recorded proprietors Govind Chander Roy, Mutty Lal Bose himself and on behalf of Behari Lal Bose, Shook Lall, Hori Lal, Bunko Behary Bose, Issur Chunder Bose, Ponchanon Bose, sudder jumma Rs. 914-9, of which one share belonging to Mutty Lall for himself and on behalf of Behary Lal Bose and others, bearing a sudder jumma of Rs. 76-3-43, will be sold for realization of arrears of Rs. 19-8-3. of Rs. 19-8-3,

of Rs. 19-8-3,

Tonjih No. 124 kismut pergunnah Joydia Jogonathpore, recerded proprietors Umamoye Debia and Shotish Chunder Roy and others, sudder jumma Rs. 979-7-6, will be sold for realization of arrears of Rs. 9-6.

Toujih No. 192, taraf Madhubpassa, pergunnah Issuffpore, recorded proprietors Motty Lall Bose and Issur Chunder Bose and others, sudder jumma Rs. 2,587-2-4, of which one share belonging to Motty Lall Bose, Chandra Kumar Roy, and others, bearing a sudder jumma of Rs. 305 6-3, will be sold for realization of arrears Rs. 85-10-11.

Toujih No. 5045. mouzah Chapra, pergunnah Mohamed Shahi, recorded proprietors Kaminee Soondari Dassya and others, bearing a sudder jumma of Rs. 655-10-10, will be sold for realization of arrears Rs. 49-15-3.

Chass II.—Temporarily-settled ketates.

Toujih No. 4400, chuk Jhur Jhoria, in Sunderbuns, temporarily-settled with Jogendra Nath and Ashootosh Bose whose abadkari right for a term of thirty years from 1276 to 1305 B.S., with a sudder jumma of Rs. 1,449-6, for the realization of which the abadkari right of the farmers will be sold.

E. J. Barton, Collector.

E. J. BARTON, Collector.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE

Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' import warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under section 72 of the said Act:—

1	트림 및 경이 보고, 보고 하는 것은 사람들이 되는 사람들이 없는 사람들이 되었다.		Ships.
1881.			
June 9	6 Cakes spelter, R C & Co., bottom B	Order	S. S. Inventor.
,, 9	1 Case, C E P, top S H, bottom F V	Ditto	S. S. Suez.
,, 9	A quantity of wood, no mark	Ditto	Ditto.
,, 9	2 Cases, no mark	Ditto	Ditto.
,, 11	1 Case, 11 in a diamond, outside A B & Co	Ditto	S. S. Manora. Ditto.
,, 11	1 Case, A J P & Co	Ditto	Ditto.
11	1 Case, B in a diamond, outside D S A S	Ditto	Ditto.
", 11	7 Cases, B H & Co. in a diamond, outside S F & Co. 2 Cases, B R & Co	Ditto	Ditto.
. 11	5 Cases, B C M in a triangle, bottom H S K & Co.	Ditto	Ditto.
" 11	1 Case, B C B 865 in a diamond, bottom W	Ditto	Ditto.
" 11	2 Packages, B C B 932 in a diamond, bottom W	Ditto	Ditto.
" 11	2 Cases, B B H in a cross, bottom H S K & Co	Ditto	Ditto.
" 11	1 Case, B L & Co	Ditto	Ditto.
,, 11	5 Bales, C C D	Ditto	Ditto.
. 11	1 Case, C M in a diamond	Ditto	Ditto.
,, 11	2 Cases, 515 in a diamond, top C & Co	Ditto	Ditto.
,, 11	1 Case, C C	Ditto	Ditto.
. 11	3 Packages, C C C in a cross, bottom H S K & Co.	Ditto	Ditto.
,, 11	3 Cases, 483 in a diamond, top C & Co	Ditto	Ditto.
,, 11	2 Cases, D A S 898 in a diamond, bottom W	Ditto	Ditto.
, 11	1 Cask, D & Co. in a triangle, top A B	J. S. C. Davis, Esq.,	Ditto.
,, 11	1 Case, addressed	Meerut, NW. P., India.	
11	1 Case, E H T or D S in a diamond	Order	Ditto.
" 11	8 Packages, diamond, top E S	Ditto	Ditto.
,, 11	3 Packages, H M N Lin a cross, bottom H S K& Co.	Ditto	Ditto.
,, 11	1 Case, H G G 869 in a diamond, bottom W	Ditto	Ditto.
,, 11	3 Cases, 544 in a diamond, outside H G & Co	Ditto	Ditto.
11	1 Case, 543 in a diamond, outside H G & Co	Ditto	Ditto.
. 11	1 Case, 828 in a diamond, outside H G & Co	Ditto	Ditto.
, 11	1 Case, 342 in a diamond, outside H G & Co	Ditto	Ditto.
,, 11	1 Case, H C G 627 in a diamond 5 Casks, H B W	Ditto	Ditto.
" 11 " 11	1 Case H F D	Ditto	Ditto.
11	10 D Constitution V V mbits on me month	Ditto	Ditto.
11	95 Pandles H I D	Ditto	Ditto.
11	1 Case, 645 in a diamond, bottom J S E	Ditto	Ditto.
" 11	2 Casks, J A & Co. in a diamond	Ditto	Ditto.
,, 11	3 Joists, J C, bottom G	Ditto	Ditto.
. 11	13 Packages, addressed	Brigadier-General T. G. Kenedy, Abbottabad, care of	
N and Annual		Messrs. D. L. Cowie	
Water Street		& Co.	
n 11	4 Casks, K D & Co. in a diamond, bottom W L	Order	The second secon
. 11	1 Case, L M, bottom H S K & Co	Ditto	Ditto.
,, 11	1 Case, L B H in an inverted triangle	Ditto	Ditto.
,, 11	1 Case, M W M in a diamond, bottom H S K & Co	Ditto	
. 11	2 Casks, M R in a block 1 Cask, M D & Co. in a diamond, bottom H S K	Ditto	T):14-
" 11 " 11	& Co. 3 Bales, M in a diamond	Ditte	Dista
" 11 " 11	1 Case O M in a diamond better H C T & Co	Ditto	Dieta
" ii	1 Case, addressed	Officers' Mess, 4th Rifle Brigade, Roya	Ditto.
The state of the s	District Times of the State of	Pendy., Bengal.	Divi
. 11	1 Case, R in a diamond, bottom H S K & Co	Order	
, 11	4 Bales, S B D, bottom H S K & Co	Ditto	D:1121
" 11	1 Case, S G M or M in a diamond 25 Cases, S M B in a diamond, bottom Port Blair	Ditto	The second second second
, II	A C C C D OFF : 1: - 3 1 11 TOT	Ditto	A CONTROL TELL COMMENTAL SUPPRISONS
11	1 Case, S M A in a diamond, bottom W	Ditto	Distance
11	1 Case, addressed, or no mark	TX7 C11- TX	Ditto.
11	2 Cases, S M G	Ondon	D:tts
11	1 Case, 821 in a diamond, top T S	TY: LL	T:44-
THE RESERVE AND THE PARTY OF TH	2 Cases, W & Co. in a diamond, outside S F & Co		Ditto
11			
. 11	1 Case W & W Cin a diamond	. Ditto	. Ditto.
" 11 " 11	1 Case, W & W C in a diamond 4 Casks, 661 in a diamond, bottom W L	Ditto	Ditt.
" 11 " 11	1 Case, W & W C in a diamond	. Ditto	. Ditto.

Date of removal to import warehouse.	Number, mark, and description.		Consignees.	Ships.
1881.			20 M	
June 11	2 Cases, B I S N Co. H C in a diamond		Order	S. S. City of Venice.
,, 11	2 Cases, B in a diamond		Ditto	Ditto.
,, 11	51 Packages, C 27 in a diamond, outside R & N L		Ditto	Ditto.
, 11	1 Case, C 24 in a diamond, outside R & N L		Ditto	Ditto.
11	1 Bale, H D D in a block		Ditto	Ditto.
" 11	49 Cases, H D D & Co., bottom J C		Ditto	Ditto.
" 11	10 Cases, 602 in a diamond, outside H G & Co.		Ditto	Ditto. *
,, 11	5 Bales, I in a diamond, top V, bottom D C		Ditto	Ditto.
,, 11	216 Packages, S K D		Ditto	Ditto.
" 11	1 Bundle iron, K M & Co. or no mark		Ditto	Ditto.
11	2 Bars flat iron, K M & Co. or no mark		Ditto	Ditto.
,, 11	3 Bars angle iron, K M & Co. or no mark		Ditto	Ditto.
,, 11	2 Cases, J D & Co. N in a diamond		Ditto	Ditto.
,, 11	3 Bales, RG, bottom KC		Ditto	Ditto.
,, 11	1 Case, T N L in a diamond, top D N M		Ditto	Ditto.
. 11	2 Casks, 678 in a diamond, bottom W L		Ditto	Ditto.
,, 11	1 Case, W I G		Ditto	Ditto.
,, 11	1 Parcel, addressed		Messrs. Ker Dods	Di to.
			& Co.	W-100
,, 11	1 Parcel, B W in a triangle, or addressed	• • •	Messrs. Anderson,	Ditto.
			Wright & Co.	
,, 11	1 Parcel, addressed	•••	Baboo D. N. Mitter.	Ditto.
,, 11	1 Parcel, addressed		William Nicholls,	Ditto.
			Esq., care of Messrs.	
			Burn & Co., Hastings	
			street.	
				*

Statement of the Affairs of the Bank of Bengal for the week ending 14th June 1881.

4.	LIABILI	TIES.		Rs.	▲.	${\bf P}$	ASSETS.	Rs.	A.	P.
Capital paid up Reserve Fund			•••	2,00,00,000 25,12,051	0 4	0 4	Government Securities 1,5 Loans on Government Securities at Head Office	50,74,702	6	0
Public Deposits at Office	Head Rs. 9	7,46,794 12	3 }	0.10.05.100	~	,	and Branches 6 Accounts of credit on Government Securities	52,71,393	12	9
Ditto at Branches Other Deposits at H	,, 1,1	5,18,307 10	10 }	2,12,65,102 3,02,04,661		1	at Head Office and Branches 8 Bills discounted and purchased at Head Office	30,31,404	11	3
Bank Post Bills, &c. Sundries				2,65,918 12,77,051		$\frac{7}{9}$	Balances with other Banks	6,57,439	10	11
							Dead Stock 1	4,58,825 11,59,559	15	7
							Stamps	9,345 3,11,745		8
							Cash and Currency Notes	6,18,955	5	1
							at Head Office ks. 1,06,76,532 4 4)	99,05,829	16	9
		Rupees		7,55,24,785	4	10	Rupees 7,5	55,24,785	4	10

BANK OF BENGAL; CALCUTTA, the 16th June 1881.

J. GORDON, Chief Acctt. & Dy. Secy. (1175-1)

By order of the Directors. R. HARDIB, Secretary and Treasure

LOST CURRENCY NOTES.

THE following Curreacy Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
68 (88-78626	100	Ambica Churn Chatterjee.
69 ,	, 88-01147	100	Rev. H. Finter.
70 ,	, 69-22154	100	Gisborne & Co.
71 ,	, 31-73934	507	
	, 63-41578	20	
	, 61-42639	20	
ASSESSED A	, 26-98002	20	
	61-67412	20 }	Moheshur Basu.
	62-85318	20 1	
	90-44084	10	
	, 83-02880	10	明治主义的经验 ,公共党共和国共和国
	96-98924	10 i	

Notes wholly lost or destroyed.

Regi	eter			
N		No. of Notes.	Value.	Name of Claims
			Rs.	
71	0	82-15702	10)	
		7696981	10	4
	**	80-04185	10	
	Ĺ	99-15655	10	
	0	54-53560	10	
	,,	-73573	10 1	
		51 - 24093	10	4
		96-10917	10	
	0	94-96440	10	
	,,	-28552	10	
	,,	81- 09997	10	f.1 1 7
		53-45443	10	Icheshur Basu.
	27	91-02810	10 i	
		19-82276	10	
		17-53596	10	
	**	41-70794	10	
		1399052	101	
	338	14-52426	10	
	"	-52498	10	
	T.	9931136	10	
		39-891;0	10	
		76-61001	10	
	561			

	Notes wi	holly lost	or destroyed.
Register No.	No. of Notes.	Value.	Name of Claimant,
Mo.		Rs.	
71	O 16-23153	107	
71	01 20140	10	
	E9 09004	10 1	
		10	2000 833
	" 76—08210 го 10995	10	
	,, 79—19385	10	
	,, 52-39283		Moheshur Basu.
	,, 41-94862	10	Moneshar Dasas
	,, 76—81066	10	
	,, 94—50872		
	,, 77—89508	10	
	-78571	10	
	,, 46-52268	10	
	,, 92—85818	10)	The Deputy Postmaster-
72	, 94-23821	10 \	General, Eastern Bengal,
	,, 83-15584	10)	-
100			Dacca. Sub-Conductor T King.
73	P 1-99289		Sub-Conductor 1 King.
74	O 62-57788	20)	Hari Churn Mazoomdar
	-57783	20 }	Choudhuri.
	-57793	20)	
75	,, 71—33713	500	
	,, —29521	500	
100	,, -32618	500	Goban Lal and Hira Lal
	,, 74-80554	1,000 }	Mahton.
	,, -76757	1,000	
	,, -70200	1,000	
	,, -78240	1,000)	T TW O Clamp
76	,, 71—4 0722		J. W. O. Glynn.
77	,, 32-66581	50 }	Kedar Nath Das.
	-66582	90 1	
78	,, 32 —59670	50	Inspector J. Costello.
79	,, 86-47670	$\{20, 20, 20, 20, 20, 20, 20, 20, 20, 20, $	Hurry Das Das.
	,, -47671		*
80	,, 61-47427	20	Kailas Chunder Mitter.
81	., 71-48517	500	Gooruck Ram Jawhermull.
85	,, 32-45006	50	Nehar Chunder Shaw.
86	,, 32-66020		F. A. deBeauford.
87	,, 71—50401		Sookdyal Soorjo Mull.
89	,, 69-49779	100]	
	-49541	100	
	,, 88-40986	100	T. W. Holderness, c.s.
	,, 6406284	20	
	,, 60-48466	20	
	,, 94-96588	10)	II W W-11
92	,, 63-07313	20	H. W. Wollen.
93	,, 95—14792	10	H. Martindale.
94	,, 86-47672	20	Hury Das Das.

Notes partially lost or destroyed.

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L 22-00458
                                      5 Maher Ali.
                                           J. G. Gurner
Tares Chunder Pandi.
                                     10
         O94-03336
  51 , 88-56538

52 , 77-46809

53 , 30-67002

54 , 34-80409

55 L 3-02862

56 O 88-06619
                                   100
                                            Ram Koron.
Dooni Chand.
                                     50
                                           Dhunput Sawdagur.
Aukhoy Kumar Ghose.
Gobind Ram and Nund
                                    100
                                     10
                                    100 5
                 -08249
                                    100 }
                                              Lal.
  ., -08249
57 ,, 90—80514
58 ,, 31—32500
                                           Surruth Chunder Das.
Jeeth Ram Mahodeo.
                                     10
                                     50
                                     50 } Sutty Nath Roy.
         ,, 32-54120
  59
        ", 61—76792
", 32—12493
", 64—69898
", 94—20893
                                     50
                                     20
                                            Mrs. Skinner.
                                     10(
  ,, 95—15275
61 ... 63—81089
                                     10
                                    20 Bama Churn Mukerjee.
    ,, 61 –47999
                                       5 The Chief Paymaster, E. I. Railway, Calcutta.
0 Ramaprosad Ghose.
0 Bhicken Chand.
       ,, 37-37231
  62
63 P 2-01182
64 O 94-24373
65 ,, 18-96927
12-72835
L 62-15138
                                     10
                                    10
                                    10
10
10
10
Nundo Lal Banerjee.
                                  100 Huri Lal and Mangobind Chunder.
  66
        O 58-11821
        ,, 85-17262
                                          R. J. Eades.
A. Milne.
                                    20
  67
       ,, 32-50748
                                     50
                                    20 Bubra Mull.
20 Hem Chunder Nundy.
        ,, 62-23788
  69
        , 55—84865
, 60—32813
                                    20 Asutosh Ghosal.
                  -42742
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Value.
Register
No.
         No. of Notes.
                                   Name of Claimant.
                          Rs.
                          5 Mrs. D. E. Macnaghten.
10 Behari Lal Misser.
     O 98-42787
                        5
     ,, 91-61452
  73
        41-17884 2
  50
      L 42-36625
                          10
      O 36-81261 7
                           5
      ., -81262 }
L 30-66520 }
                              Hameraj Chaubay.
                           5
        37 - 53031
      L 56-08445 7
                           5
           -08446
      ,, 54—94645
-94643
  51
                           5 Benode Behary Mukerjee.
  52
        39 - 57351
           -57352
                          10 A. Chinneah.
      ", 31—14242 }
" —14243 }
 53
                               Thacker, Spink & Co.
      O 15-63066
  54
                          10 F. Munjee.
         14-13092
      ,,
      ,, 54—54288
,, 50—24121
                                        - 17
  55
      L 57-43508
                               Surbessur Chatterjee.
                          10
      O 85-61482
  56
                          20
                               Jea Beg.
           -61481
      ,, 63-58414 }
,, 63-58417 }
,, -58417 }
                          20
      L 62—37052 }
                          10
                              Luchminarayon.
      ,, 24-90642
           -90642 }
                           5
      Ö 45-26797
                          10 Ram Dass Khan.
           -26796
         45-83639
  59
      L 97—79212 S
O 76—17760 }
                               Abdool Rasack.
                               Poorna Chunder Mooker-
  60
                          10
      ,, 54-00705
      ,, 64—56066
,, 60—36819
  61
                          20
                              Preogopal Mitter.
      L 60-47656
  62
                          10 Chuni Lal Coondu & Co.
           -47659 }
    R. A. STERNDALE,
Asst. Comptr.-Genl. in charge of Paper Currency
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Notes partially lost or destroyed.

Wanted

PAPER CURRENCY DEPARTMENT, the 20th June 1881.

A HEAD MOHURIR in the Magistrate's Office on a salary of Rs. 40, rising to Rs. 60 a month by a biennial increment of Rs. 2 a month. A good knowledge of English and Bengali, and experience of Magistrate's

Court and Office work, are required.

2. Applications, with copies of testimonials, will be received up to the 30th of June 1881.

R. PORCH, Magistrate.

Maldah Magistracy, the 16th June 1881.

Notice.

THE Public are hereby informed that the well-known Kartie Baruni Mela, which is held on the banks of the Dhaleshwari, near Munshigunge, in the Dacca district, will commence on the 5th November 1881, A.D., corresponding with the 21st Kartick 1288, B.S., and continue up to the 16th December 1881. Tradesmen, dealers up to the 16th December 1881. Tradesmen, dealers and others may buy and sell there during these six weeks.

C. C. Stevens, Magistrate of Dacca

Notice.

A PPLICATIONS for the post of Sheristadar (salary Rs. 120, rising to Rs. 200 by biennial increments of Rs. 8) will be received by the District Judge, Backer-

gunge, up to 30th instant.

2. Candidates must give full details of past services, cause of termination of each appointment, connection of any kind with Backergunge land-owners or ministerial

officers.

3. Candidates between 40 and 50 years old, and who have had previous experience as Judge's Sheristadar, will have preference, and length of service under Civil Courts will be considered to give a superior claim to service in other Government establishments.

F. H. McLaughlin, District Judge, Backergunge Judge's Office, the 13th June 1881.

Bank of Bengal. DOORGA POOJAH HOLIDAYS.

THE Bank will be open for the transaction of business on the same days that the Custom House may be open.

By order of the Directors, R. Hardie, Secretary and Treasurer. Calcutta, the 9th June 1881.

Notification.

THE owners of lands in Calcutta, and their Agents, are hereby informed that the rate of redemption of petty holdings has been fixed by Government (No. 375—167LR, dated 9th February 1881, Revenue Department) at 30 years' purchase of the annual Government

Holdings may be redeemed on application to this Office on payment of fees at the above rate.

G. M. GOODRICKE, Deputy Collector.

Calcutta Collectorate, No. 5, Church Lane,

The 19th March 1881.

Government Cinchona Febrifuge.

THIS preparation is an efficient substitute for Quinine, I and can be purchased by Government officers for public and charitable purposes, and by any one taking public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanical Garden, Calcutta, for cash only, at the following rates:—per four ounce tin, Rs. 4 ans. 8; per eight ounce tin, Rs. 8 ans. 8; per pound tin, Rs. 16 ans. 8. The general public can be supplied by the Superintendent, Botanical Garden, for cash only, at the undernoted rates:—per four ounce tin, Rs. 5 ans. 8; per eight ounce tin, Rs. 10 ans. 8; per pound tin, Rs. 20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage eight annas per 4 and 8 oz. tins, and twelve annas per pound tin, in addition to the foregoing rates.

Forest Dept., Bengal, Sunderbuns Divn. NOTICE.

ONE piece of Teek timber is now lying at the Government Timber Depôt of Bogee station. Any person having claim upon the same is requested to come forward naving claim upon the same is requested to come forward and prove his claim within two months from this date to the Officer in charge of the depôt, or at the office of the undersigned, and after paying salvage, &c., upon the log. to remove the same.

No claims will be admitted after two months from this date, when the timber will be sold for the benefit

of Government.

G. W. STRETTELL, Depy. Convr. of Forests, Sunderbuns Divn. No. 3, Hungerford Street, Calcutta, the 30th May 1881. (1126-8)

Notice.

Oudh Forest Department. BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHUND RAILWAY.

FROM this date the prices of sål beams and scantlings supplied from this depôt will be as follows:—
BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

" 2-12 ** .. 2-14 .. 2-14 23

Above the lengths given two annas per foot run will be charged.

e charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet. at " 2

The above prices are for ordinary building purposes.

For Planking Sleepers, &c., special rates will be fixed

by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off steels.

off stock.

For further particulars apply to the Officer in charge. By order of the Conservator of Forests, Oudh Circle, KANHYA LAL, in charge Byraughat Depôt. The 22nd May 1879.

Notice.

EXECUTION CASE No. 23 of 1881.

(RENT-SUIT.)

Jiban Krishna Paramanik, Decreeholder, versus Mr. A. B. Miller, Official Assignee, representing the estate of the Insolvent Kissen Chand Golecha, Judgment debtor.

IN the above case the property mentioned below will be put up to sale on 15th July 1881, at the Moorshedabad Civil Coart, for the realization of Rs. 1,881-5 due to decreeholder:—

due to decreeholder:—

Lot No. 1.—Twelve and half annas share in patni right kismut Barala and kismut Mandalpore, kismut Simla, kismut Talai, kismut Goori, and kismut Prasadpore, and kismut Kalikapore, pergunnah Mooraripore, hooda Baranagar, toujih No. 262, pergunnah Asrufbhag, division Mirzapore, sub-registry Jungipore, and also in kismut Kooloori, pergunnah Gankart, division Mirzapore, sub-registry Jangipore, and in kismut Udainagar, Mai mouziat and parajait, division Bhadrihat, sub-registry Baluchar, which all, together with kismut Paikar, division Pulsa, zilla Beerbhoom, and kismut Gopalpore and Kishore Kerani in Gopalpore, and kismut Manik Newgi, division Nulhati, district Beerbhoom, have been recorded in the zemindari sherista of the decreeholder as let out in patni to the judgment-debtor Kisen Chand Golecha on an annual jumma of Rs. 1,338-14-10. For further particulars enquire at the office of the undersigned. the office of the undersigned.

Moorshedabad Sub-Judge's Court, dated Berhampore, (1177-1) the 17th June 1881.

Notice.

EXECUTION CASE No. 41 of 1881.

Harek Chand Golecha, Decreeholder, versus Binadmani Gupta, Judgment-debtor.

TO be sold at the court-house of the District Judge of Moorshedabad at Berhampore, on the 15th day of July 1881, at 12 o'clock nown, the undermentioned property of the judgment-debtor, for realization of Rs. 6,830-5-1 due to decreeholder.

Lot No. 1.—Zemindari right, title, and interest in kismut Hastinapore, kismut Srirampore, kismut Lavila and kismut Malesara pergupuah Footshoore beriam

and kismut Malosara, pergunnah Kootabpore, bearing toujih No. 31 of the Moorshedabad Collectorate, division Bhurwan, sub-registry Lavpore, whose sudder jumma is sicca Rs. 432-11-14g. and Company's Rs. 461-9-4. For further particulars enquire at the office of the under signed.

MOHENDRO NATH MITTER, Offg. Sub-Judge. Moorshedabad Sub-Judge's Court, dated Berhampore,

(1178-1)

Notice.

the 17th June 1881.

EXECUTION CASE No. 43 of 1881.

Meghraj Boyed and others, Decreeholders, versus Doorga Prosad Ghose, Judgment-debtor.

Doorga Prosad Ghose, Judgment-debtor.

THE patni right of the judgment-debtor in the property described below, will be put up to sale on the 15th day of July 1881, in the Civil Court of Moorshedabad at Berhampore, for realization of Rs. 3,441-15-10 and further costs:—

Lot No. 1.—Eight annas share of mouzah Dafahat, Hasimpore, Dihigram, Madhupore, Mahindapore, Hapinia, Jote Durga Ichalipara, situated within ten annas share of pergunnah Mongulpore, bearing toujih No. 177, sub-registry Dhulian, division Sooti, of which including mouzah Arole and mouzah Nawabandbati, district Beerbhoom, the names of the judgment-debtor and Gour Soonder Ghose have been entered as patnidars in the zemindari sherista of Rajah Meherchand and others, paying an annual jumma of Rs. 624. For further particulars intending purchasers may apply to the Court of the undersigned.

Mohendro Nath Mitter, Offg, Sub-Judge.

Moorshedabad Sub-Judge's Court, dated Berhampore,

Moorshedabad Sub-Judge's Court, dated Berhampore, a 17th June 1881. (1179-1) the 17th June 1881.

Bank of Bengal.

NOTICE is hereby given that the Transfer Books of the Bank will be closed from Friday the 1st to Friday the 15th proximo, both days inclusive.

By order of the Directors,

R. HARDIE, Secretary and Treasurer.

Calcutta, the 20th June 1881.

(1199-1)

IN pursuance of section 42, Act XXVIII of 1866. notice is hereby given that all persons having claims against the estate of Isabella Stainforth, widow of Henry Stainforth. Esq., late of Ranchi, Chota Nagpore, in the province of Bengal, who died on the 12th day of March 1880, should send in their claims to the undersigned on or before the 20th day of July next, after which date no claims will be admitted and the assets of the estate will be distributed.

LESSLIE WORKE, Administrator.

14, Old Courthouse-street, Calcutta, 16th June 1881.

Notice.

Estate Watkin Williams, late of Newport, in the County of Pembroke in South Wales, Commander of the ship Allam Ghier.

CREDITORS and others having claims on the above estate are required to send in particulars of the same to the Rev. Thomas Evans of Monghyr, in the province of Bengal, Baptist Missionary to whom as constituted Attorney of David Havard and James Greffiths, both of South Wales, the Executors of the will of the deceased, administration, with a copy of the will annexed, of the property and credits of the said deceased (with effect within the province of Bengal) has been granted by the High Court of Calcutta, or to the undersigned as Attorneys for the said administrator within two months from this date, at the expiration of which time the said administrator will proceed to pay over and distribute the assests belonging to the above estate.

Dated this 13th day of June 1881.

BEEBY AND RUTTER.

Calcutta, 10, Hastings-street.

New Beerbhoom Coal Company, Limited.

New Beershoom Coal Company, Limited.

NOTICE is hereby given that the Sixteenth Ordinary
General Meeting of the Shareholders of the above
Company will be held at the Office of the Company,
3, Fairly Place, on Monday, the 4th July 1881, at noon,
for the purpose of receiving the Directors' Report and
passing the accounts for the half-year ending 30th April
1881, electing an Auditor, and for the transaction of any
other business that may be brought forward.

The Share Transfer Books of the Company will be
closed from 20th instant to 4th proximo, both days
inclusive.

inclusive.

A. R. McIntosh & Co., Managing Agents. Calcutta, the 14th June 1881. (1173—2)

Destroyed.

THE Government Promissory Notes Nos. 103275 and 112331, of the 4 per cent. of 1865, each for Rs. 500 (five hundred) originally standing in the names of the National Bank of India, Limited, and Ram Jeebun Ghose respectively, and both last endorsed to Upendra Nath Ghose, Munsiff of Kasba in Tipperah, the proprietor, by whom they were never endorsed to any other person. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor.

UPENDRA NATH GHOSE, Munsiff of Kasba in Tipperah,

Care of Baboo Prova Chunder Ghose, Pleader, Judge's Court, Bulloram Bose's Ghaut Street, Bhowanipore, Churruckdanga, Calcutta. (1141-3)

INSOLVENT NOTICES.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of EMIN MICHAEL EMIN, an Insolvent.

On Friday, the 3rd day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

C. T. Geddes, Attorney.

In the matter of SREEMUTTY DASSEE, an Insolvent.

On Wednesday, the 8th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then examined before the said Court. attend to be

Insolvent in person.

(1165-2)

In the matter of Robert Andrew Lyall and Alfred Augustus Lyall, Insolvents.

On Wednesday, the 8th day of June instant, it was ordered that the matters of the petition of the said Insolvents be heard on Tuesday, the 2nd day of September next, and that the said Insolvents do then attend to be examined before the said Court

Sanderson & Co., Attorneys,

(1167-2)

Chief Clerk's Office, the 14th June 1881.

In the matter of Peter Swaries, Junior, an Insolvent.

On Thursday, the 16th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

C. N. Manuel, Attorney.

In the matter of Peter Swaries, Junior, of No. 69
Bentinek-street, in the Town of Calcutta, an Assistant
to Mr. P. Swaries, Senior, Undertaker and Sculptor, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Thursday, the 16th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

C. N. Manuel, Attorney.

(1181-1)

In the matter of Thomas Horatio Nelson, residing at No. 2, Kenderdine-lane, in the Town of Calcutta, late Jailor of the Russa Jail, now out of employ, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Thursday, the 16th day of June instant. and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of THOMAS HORATIO NELSON, an Insolvent-

On Thursday, the 16th day of June instant, ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then actend to be examined before the said Court before the said Court.

Insolvent in person.

(1183-2)

In the matter of LALL RUNGPAL SING, an Insolvent.

On Wednesday, the 15th day of June instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

Moorally Dhur Sen, Attorney.

(1184 - 1)

In the matter of Poorno Chunder Chatterjee, of No. 52, Soori Tank Path Lane, in the Town of Calcutta, lately carrying on business in co-partnership together with Gooyee Ostegur and Nemoo Khansamah as cond-builders at No. 91A, Lower Circular Road, under the steleand firm of Poorno Chunder Chattering & Co. the style and firm of Poorno Chunder Chatterjee & Co.,

an Insolvent.
Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 14th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested the Official Assignee.

in the Official Assignee.
Bolye Chand Dutt, Attorney.

In the matter of John Francis Caston, an Assistant in the Office of Examiner of Medical Accounts, at present residing at No. 2, Beparcetollah-lane, in the Town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 14th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of ANNE GALLOWAY, of No. 4, Mirzapore-lane, in the Town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 14th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person. (1187—1)

In the matter of ANNE GALLOWAY, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of HAJEE SEEDICK HAJEE GOOL MAHOMED, lately carrying on business as a Merchant and Broker at No. 19, Amratollah-lane, in the Town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 14th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

C. F. Pittar, Attorney.

(1189—1)

In the matter of Hajee Seedeck Hajee Gool Mahomed, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Court

before the said Court. C. F. Pittar, Attorney.

In the matter of John Francis Caston, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of James Williams, of No. 28, Water-loo-street, in the Town of Calcutta, Hotel-keeper, an

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Monday, the 13th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

C. N. Manuel, Attorney.

In the matter of SREERAM MOZOOMDAR, of Khondar-parrah, in the zillah of Furreedpore, but at present residing at No. 3, Jorabagan-street, in the Town of Calcutta, late a Manager in the Pathooriaghattah Coal Company, Limited, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap., XXI was filed in the Office of the Chief Clerk on Monday, the 13th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Swinhoe, Law & Co., Attorneys. (1193—1)

Swinhoe, Law & Co., Attorneys.

In the matter of Sheeram Mozoompar, an Insolvent.
On Monday, the 13th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Swiphon Law & Co. Attended. Swinhoe, Law & Co., Attorneys.

In the matter of MARY PLUCKNETT, an Insolvent.

On Saturday, the 11th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of MARY PLUCKNETT, of No. 14, Kyd-street in the Town of Calcutta, Boardinghouse-keeper,

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Suturday, the 11th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of EDWARD ROSEWELL GONSALVES, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 28th day of June instant, at the hour of 10 o'clock in the forenoon.

of opposing such application must appear before the said Court at the time and place aforesaid."

Insolvent in person. (1197 - 1)

the matter of PREMTORUNGINEE Dossee alias DHONEMONY DOSSEE, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Incolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 28th day of June instant, at the hour of the order of the Insolvent court of the court ten o'clock in the forenoon.

"Any creditor of the said Insolvent desirons of opposing such application must appear before the said Court at the time and place aforesaid." (1198 - 1)

C. G. Lewis, Attorney. Chief Clerk's Office, the 21st June 1881.

POSTAL NOTICES.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 19th June 1881.

48.4

Anderson, A.
Archer, H, S.
Bany Madhub Sen & Co.
Beith Stevenson & Co. Bertalo Sevestre & Co.
Blunt, E. W.
Bolst, E. R.
Browne, T. Ellis.
Chambers, R. C. (1192-1) | Christopher, Miss Ellen.

Allen, Messrs. W. H., & Co. Cornelius, A.
Anderson, Mrs. Oremor, William (care of
Henderson & Co.) Davis, Mrs. C. Devon, A. T. Debi Churn Dey & Brothers. DeLoyd, J. A.
Evans, Mrs. J.
Gasper, E. H. S.
Gardiner, Mrs.
Gopinath Schasweys. Goldsmith & Co.

List of unclaimed letters lying in the Calcutta Post-Office on the 19th June 1881.

Gordon, Mrs. Evans. Gopal Sing & Madoo Sing. Greenblatt, S. & Co. Green, O. C. Harrison, E. F. Hickie, G. G.
Hichenbotham, Miss.
Hutchison, A.
James, Mrs. M. H.
Kiddle, Mrs.
Kyser, Mrs.
Mackenzie & Harrison & Co. Thomas, Robert.
McEwan, J. T. H.
Moran, Mrs. J. K.

Ramnarain Dey & Shaw, James.
Smith, O. W.
Sullivan, D. O.
Swaries, Mrs. S.
Taylor, E.
Taylor, Mrs.
Taylor, Mrs.
Thompson, A. Moran, Mrs. J. K. Morsland Moncrieff, Mrs. Moore, J.

Navabhoy, P Navalkar & Co. Pandoorung Proprietor General Ware-Rooms Gazette. Pussy, Mrs. Ramnarain Dey & Co. Thompson, A.
Watson, Mrs.
Wender, Miss F.
Wallace, E. J. Windle, A. Woolston, Miss H. B.

Letters marked "Care of Post-Office, to be kept till called for."

Abinash Chunder Banerjee. Lawton, T. H. Anderson, A. S. Littlewood, J. H. Anderson, A. S.
Archer, Capt. E. B.
Baxter, Dr. J. B.
Bernon, Monsieur James. Boutillier, J. L.
Brawley, A.
Brundage, J. D.
Burns, Mrs.
Burrill, William.
Campbell, Major A. D.
Coan, John.
Coles, Mrs. Charles.
Cox, F.
Collyer, Mrs. L.
Crondace, C. H.
Davison, T. M.
Deane, Mrs. H. A.
DeBraganzer, C. S.
Dutt, Surjo Cumar. Boutillier, J. L. Dutt, Surjo Cumar. Dutt, R. N. Dykes, L. F. Earl, F. E. Enris, W. Eisenowsky, Mr. Feilman, F. B. Collins. Feilman, F. B. Collins.
Ferm, Arthur.
Farber, L.
Fleming, Miss.
Gartely, Mrs. E.
Gheater, Mrs. J.
Goltermann, Monsieur H.
Greive, Miss.
Hartley, S. R.
Havard, D.
Hedderly, Allen. Havard, D.
Hedderly, Allen.
Hughes, Mrs. W. H.
J. B. R.
J. O. N.
J. R. P.
Jackson, W. F.
Joseph, Captain F. W.
Jones, David William.
Journd, Ferdinand.
J. B. B. P.
Kenderick, Geo.
King, J. P.

MacLaughlin, Dr. A. J. M.
Marshall, W. K.
Malbrook, P.
Meanera, Lieut. J. S. G.
Miller, John. Montgomery, R. A. Montgomery, H. J. B. Morris, Nevill. Nicoll, A. Nicoll, A.
O'Connell, T.
P. M. J.
Pain, J. H. W.
Peterson, C.
Phillips, W. H.
Phillips, H. H.
Pogose, A. N.
Radicic Vincenzo.
Read, F.
Richards, John. Read, F. Richards, John. Rendell, T. H. Richards, Capt. W. Roe, Lieut. R. J. Roxburgh, J Sapperstan. J.
Scotland, W. J.
Smith, Mrs. E.
Smith, John. Smith, John.
Snelling, T. R.
Straw, F. T.
Stevenson, Mrs.
Stewart, Rev. R.
Stewart, A. G. J.
Stirling, W. E.
Vancum, R. M. (B. A., B. L.) Vergenio Antonietto. W. E. S. Watkins, James. Watson, W. Ware, Mrs. H. Walker, Messrs. J. & Co. Wilson, J. E. Willis, Albert. Willson, W. H. X. Y. Z.

Newspapers.

Adamson, J. Archd.
Anderson. A. S.
Baratta, Signor Carlo.
Brundage, J. D.
Campbell, Major A. D.
Cowleshaw, J.
Hedderly, Allen.

Henry, Col. Johnson, E. C.
Peterson, C.
Roe, Lieut. R. J.
Rendell, T. H.
Sale, M. Stainton, Mr.

Registered Letters.

Avocat, H. Balley, Mr. DeSilva, Mrs. C. S. Morrow, W. H.

Speyer, E. M. Smith, A. A. Z. Y. X. W.

E. Hutton, Presy. Postmaster, Calcutta

SEA AND FOREIGN MAILS.

For	Box closes at	Date.	Per steamer.
*		1881.	
Persian Gulf Madras, Ceylon, and the Inter- mediate Ports.		24th June 23rd	From Bombay, Kerbela.
Galle, Penang, Singapore, Hong-Kong, and Shan hai; also vid Hong-Kong for Yo- kohama; also for Australian Colonies.	6 "	28th ,,	From Bombay.
Foreign mails vid Bombay Ditto book-post and pattern packets.	6 "	25th ,, 24th ,,	Ditto. • Ditto.
Rangoon, Moulmein, and Straits.	6 ,,	22nd "	Asia.
Chittagong, Akyab, and Ran- goon.	6 ,,	23rd ,,	Commilla,
Madras, Ceylon, Batavia, Singa- pore and China	6 ,,	22nd "	Tibre.
Rangoon, Moulmein, and Straits.	6 "	29th "	B. I. S. N. Co.'s steamer.

* Also viá Aden for Zanzibar, Mozambique; also viá Aden for Mauritius, Mahe (Seychelles), Mayotte, Nossi Be, and Réunion can be forwarded by tuis opportunity.

N.B.—The letter-box will close at 6 P.M. precisely, after which hour foreign letters fully prepaid, and bearing an extra postage-stamp of four (4) annas on each cover, will be received up to 61 P.M.

E. HUTTON, Presy. Postmaster. General Post-Office, Calcutta, the 20th June 1881.

CONSEQUENT upon the admission of Paragnay into the Universal Postal Union, the rates and conditions the Universal Postal Union, the rates and conditions of postage (as given below) appertaining to Union countries served through the United Kingdom will be applicable, from the 1st July 1881, to correspondence addressed to Paraguay.

2. In like manner the same rates and conditions of postage (as given below) will be applicable to correspondence addressed to Guatemala after the 1st August 1881, as that State will then be admitted into the Universal Postal Union.

	g oz.		paper	ding	docur	and ercial nents- packet	Samples. Each packet.
(c) denotes compulsory prepayment.	Each letter per	Each post-card.	Each news- paper per 4 oz.	Rach packet per 2 oz.	Not exceeding 4 oz.	Per 2 oz. addi- tional.	Per 2 oz.
	A.	A.	A.(c)	Δ.	A.	Δ.	Δ
With effect from the 1st July 1891— Paraguay (South America) vid Brindisi, through United Kingdom Wid Brindisi, through Prench Office, Modane Additional route from Aden only— By French Packet, through Agent on Board	0 44€ } } 3	14 15	1	13	3	1}	11
With effect from the 1st August 1891— Guatemala (Central America) vid Brindisi, through United King- dom Via Rrindisi, through French Office, Modane.	C 41	13	14	14	3	11	19 1
Additional route from Aden only— By French Packet, through Agent on Board	3	14	1	1	2	1	1

L. G. WAIT, Asst. Director-General of the Post-office of India, Foreign Post Branch. Simla, the 14th June 1881.

Nuddea Rivers.

Weekly Wo	ter 1	Repor	t show	wing the	least d	epth of	water
in the Rivers	Rha	airuti	ee. 1	Mataban	gah, an	d Jell	inghee
1881.	3-						

Rivers for the week 1881.	eno	ling	g Friday, 17th
Names of Rivers.	east of w		
BHAGIRUTTEE.	Ft.	In	
Entrance below Narainpore			
Thence to Noorpore Junction, 6 miles.			
Thence to Jungipore, 9 miles	5		Radhanughur,
From Jungipore to Berham- pore, 47 miles.	4		Bonomaleepore.
From Berhampore to Cutwa,			Mirzapore.
From Cutwa to Nuddea, 46 miles.	4	0	Dewangunge.
MATABANGAH.	8	6	

MATABANGAH.	8	6	
Thence to Tatarparah	6	6	Peertollah.
From Tatarparah to Hât- Bolia.			
From Hat-Bolia to Boal-	6	6	Moheshpore.

From Boalmaree to Alick- 6 6 Alickdeah. deah.

From Alickdeah to Kissen- 6 0 Mothoorapore. gunge.

JELLINGHEE AND BHYRUB.

Entrance of Bhyrub from the 8 6

Ganges.
Thence to Junction with the 5 6 Taranughur.

Jellinghee.

From Junction of Bhyrub 6 6 Jogipore.
and Jellinghee to Teakatta.

From Teakatta to Nuddea... 4 0 Dabipore.

Height of water on gauge at Berhampore, the 20th June 1881, above zero,—7 feet 11 inches.

G. J. R. LEESON, C.E., Exe. Engr., Nuddea Rivers Divn.

BERHAMPORE, dated the 20th June 1881.

Bramaputra River.

Weekly Water Report showing the least depth of water from Pearpore to Tokechandpore, for the week ending Saturday, the 11th June 1881.

Names of places.	Least depth of water.	REMARKS.
	Ft. In.	
Pearpore to Mymen 22 miles.		
Thence to Dewangung		
Thence to Tokechand 30 miles.	lpore, 7 6	
Tribe Comment about to	ro on Mymensi	ngh gange on the 11th

Height of water, above zero, on Mymensing.

June 1881,—12 feet 3 inches.

F. Sills, C.B., Exe. Engr., Dacca Divn.

Dated 11th June 1881.

Maps for Sale.

LISTS of Maps published at the Madras Survey Office, containing information as to price, &c., can be had gratis on application to the Superintendent, Madras Survey, Chepauk, Madras.

Remittances on account of value of maps should be made either by a cheque or money order; stamps will not be accepted in payment for maps.

Notes on Forestry.

By C. F. AMERY.

Deputy Conservator, Forests, N.-W. Provinces.

THIS little work, published with the approval of the Government of India, treats of the general principles of forest management in all its branches, and is recommended not only to forest officers, but to all who are interested in the progress of forest management in this country.

this country.

May be obtained of Messrs. King, King & Co., Bombay and of Messrs. Wyman & Co., Calcutta. Price Rs. 3-8, or including postage, Rs., 4. Or of the publishers, Messrs. Trübner & Co., Ludgate Hill, London. Price five shillings.

A T the I	Leteorologica	l Office,	No	. 22	,	Cho	wringhee
	the following		pub	licat	ioi	18:-	
	cal Report of			Rs.	- 4	12	per copy.
Ditto	ditto	1868			1	8	
Ditto	ditto	1869		**	2	4	
Ditto		1870		**	2	6.	
Ditto	ditto	1871		,,	2	8	"
Ditto	ditto	1872		,,	3	0	
Ditto	ditto			,,	3	0	
Ditto	ditto	1874		,,	3	0	.,
Administrat	on Report of	1870-71		,,	0	4	
Ditto	ditto			**	0	4	
Ditto	ditto			,,	0	4	
Ditto	ditto	1873-74		**	0	4	**
Ditto	ditto	1874-75		•••	0	4	
A table of t	he average m						
	infall at 98						
Northern	India			••	0	4	
	e Midnapore						
wan evelo	ne of the 15th	and 1	6th				
October 1		3			2	8	
	re also to be	obtaine	dat	the	8	ame	prices at
	Chacker, Spin						
Place.							
JOHN	ELIOT, M.A.,	Meteor	olog	ical	R	epor	ter
							Bengal.
CALCUTTA	, the 26th Au						1, 446

The Indian Law Reports.

Published under Authority of the Governor-General in Council.

THE Reports appear in monthly parts, published as soon as possible after the first of each month at Calcutta, Madras, Bombay, and Allahabad, and will comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, a third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court will be reported in the Series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to

Series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to any High Court will be reported in the Calcutta Series.

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**	Bombay S	eries	,,	8	6	**	9	
***	Allahabad	Series	,,	8			9	
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.,			Rs	. A.	
For a part of t	he Calcutta Series		3	8	
., .,	Madras Series		1	0	嘉
,, ,,	Bombay Series	***	1	()	
., ,,	Allahabad Series		1	0	
Complete set			4	0	*
	g to subscribe for or	pur	cha	se	11

Reports, should apply to-

ts, should apply to—
Messrs. Thacker, Spink and Co., Calcutta;
,, Thacker, Vining and Co., Madras;
,, Higginbotham and Co., Madras;
The Government Central Book Depôt, Bombay. The Government Book Depôt, Allahabad.

Central Provinces' Gazetteer.

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 - (2) Suspension of Light at Vizagapatam. Direction for Kurrachee Harbour.
- ,, 19. Beacon on two fathom patch off Batticaloa Road, Ceylon.
- 20. Fixed Light at Calingapatam Point, Coromandel Coast.

The following Notices to Mariners were issued during the year 1877. Price one anna

- Alteration in Manora Point Light, Kurrachee.
 Dangers at Goa and Marmagao Roadsteads.
 - 3.
 - Existence of rocky patches, Beypore. Pooree Port limits, Orissa Coast.
 - 5. Extension of the Hajamri Mouth of the River Indus.

- 6. Red Lights at Port Victoria, Mahe, Seychelles.
 7. Light at Port Berberah, Gulf of Aden.
 8. Rock off Hingie Island, Bassein River.
 9. Rock off Pegu Coast.
 10. Coral Patch near Sultan Shoal, Singapore Strait.
 11. "Intermediate" Light-ship, entrance to River Hooghly.

 12. Position of Cochin Light-house.
- 13. Position of Raleigh Rock, and additional beacons, Bombay.
- Buoy marking Gindurah Rock, Galle.
 Alteration in Manora Point Light, Kurrachee; and discovery of a bank near Towak Island, Red Sea.
- Dangerous rocks in Forrest Strait, Mergui Archipelago, and Richelieu Rock off Kopah
- 17. Alteration in position of "Intermediate" Light-

- Alteration in position of "Intermediate" Lightship, entrance to River Hooghly.
 Destruction of the Krishna Shoal Light-house.
 Correct position of Santipilly Light-house.
 Anchorage Buoys in Madras Roadstead.
 Light-vessel near Krishna Shoal, Burma.
 Additional information, Krishna Shoal Light-vessel and Light at Poorce.
 Alteration of position of Chitteeong Lights
- 23. Alteration of position of Chittagong Lights.
- Night Signals shown by British Pilot Vessels in the English Channel.

Notices to Mariners issued during the year 1878.

- 1878. Price one anna each.

 1. Position of Middle Ground, Bombay
- Error in position of Krishna Shoal Light-vessel
 New Lights in Sunda Strait, &c.
 Corrected position of Krishna Shoal Light-
- vessel.
 - 5. Alteration of colour of Chittagong beacons, and intended alteration in Dolphin Rock Light, Bombay.

No. 6. Alteration of Malwan Light.
7. Kintoan Light-vessel. Yang-tse-Kiang.
8. Burgess Rock off Hingie Island, Bassein River,
Burma.
9. February Property Falls Property Control of the Property Property

", 9. Fairway Buoy at False Point, Orissa.
", 10. (1) Intended Light and Fog Signal on Little
Basses Rocks, Ceylon.

(2) Intended alteration in Great Basses Rocks Fog Signal.

", 11. Corrected positions of Zebayir Islands, Jebel Zukur, and the Hanish Islands, Red Sea.

", 12. Fog Signals and distinguishing marks for Light-

vessels, River Hooghly.

18. Exhibition of Light on Little Basses Rocks,

Ceylon.

14. Beacon on Choul Kadu Rock. Bombay

" 16. Shoal near Tumb Island (Jazirat Tanb), Persian Gulf.

Light at Batticaloa, Ceylon.

", 17. Upper Gasper Light-vessel, entrance to river Hooghly. ,, 18. Red Lights on North Groin of Harbour Works,

Madras.

" 19. Reported Shoal, N.N. E. of Bahrein, Persian Gulf.

" 20. Alteration of color of light at Klang Strait, Strait of Malacca—Salangore—Malay Coast. 21. Additional information concerning the reported Shoal, N.N. E. of Bahrein.

"
22. Deposit of stone eastward of Harbour Works,
Madras.

"
23. Reported Shoal North-West of Cheduba Island.

"
24. Exhibition of Blue Lights and Maroons at
Krishna Shoal Light-vessel.

"
25. Deposit of stone eastward of Harbour Works,
Madras (additional information).

" 26. Vessels prohibited from anchoring near the Submarine Telegraph Cable between Diamond Island and the Mainland.

27. Intended exhibition of a Revolving Light a Vakalapudi, in the Godavery District.

Notices to Mariners issued during the year

Price one anna each.
 Permanent moorings for Eastern Channel Light-vessel, entrance to Hooghly River.
 Sunken danger in Mergni Archipelago.
 Revolving Light at Vakalapudi, in the Godavery District.

District

4. Intended alteration in False Point Light.
5. Shifting of the entrances to Honore (Honawar)
and Mangalore, on the Malabar Coast.
6. Fixed Light at Roji (Nowa Nugga) in the Gulf *

of Cutch.

Fixed Light at the entrance to Toona Creek in the Gulf of Cutch.
 Fixed Light at Goapnath Point in the Gulf of

8. Fixed Light at Goaphath Point in the Gulf of Cambay.
9. Wreck marking vessels.
10. The alteration in the position and improvement of Poorce Port Light.
11. Shoal Coral Ground in Strait of Banka.
12. Delagge Bay. Removal of Cookhurn Light.

** **

 Delagos Bay. Removal of Cockburn Light-vessel in bad weather.
 (1) Alteration in position of Beacons and Leading Lights—Burnett River Entrance, Australia.
(2) Fixed Light on Flap Top Islet-Pioneer

(2) Fixed Light on Flap Top Islet—Pioneer River—Rocky-Islets.

(3) Revolving Light on Low Isles—Trinity Bay.

(4) Leading Lights at Cook Town—Endeavour River Entrance—Cook Harbour.

14. Sunken dangers between Alguada Reef and Diamond Island—Bay of Bengal.

15. Flashing White Light on Puysegur Point—Zealand

land.

" 16. Dangerous rocks N. N. W. and S. E. of the southernmost of the Brothers Islands—Andaman Islands.

,, 17. Australia - South Coast - Gulf of St. Vincent-(1) Prohibited Anchorage near Telegraph Cable,

Port Phillip.
(2) Buoys marking Battery Practice Range at Williams Town.

(3) Fixed and Flashing Light on North Reef. ,, 18. Longitude of the Time Ball, Calcutta, and of Saugor Light-house, River Hooghly.

No. 19. (1) Discontinuance of additional Light at Fourth

Point, Sunda Strait, Java.

(2) Shoal in the Fairway to Batavia Road.

(3) Fixed Light on Meinder's Reef; Madura Strait

20. (1) Shoal ground westward of Durnford Point,
South Coast of Africa.

(2) Distinguishing features marking the entrance

(2) Distinguishing features marking the entrance to Tugela River.

(3) Ditto Entrance to Umhloti River.

(3) La Buoys of Carwar Harbour (Sedashigar).

(4) La Buoys of Carwar Harbour (Sedashigar).

(5) La Buoys of Carwar Harbour (Sedashigar).

(6) Harbour Light at St. Pierre.

(7) La Buoys of Carwar Harbour (Sedashigar).

(8) Buoys and Beacons Zanzibar Harbour.

 Buoys and Beacons, Zanzibar Harbour.
 Alteration of False Point Light, Coast of Orissa. 26. Red Buoy marking smooth-water anchorage off Porcaud, Alleppey. ,,

,, 27. Change in the anchorage limits of the Port of Madras.

Madras.

28. Intended discontinuance of light at El-weg
(Sherm Wej-h), Red Sea.

29. Interval of intended exhibition of Blue Lights
and Rockets at False Point Light-house.

30. Replacing of the Buoys at the entrance to
Cochin Harbour, and extinguishing of Narra-

kel Light.

31. Range of visibility of the Light exhibited from Krishna Shoal Light vessel.

32. Light at Batticaloa.

33. Black buoys laid down in Calicut Roadstead to mark the limits of foul ground.

34. Light at Batticaloa.

35. Replacing of the Buoys off Carwar Harbour (Sedashiger).

,,

36. Telegraph Buoy south of Aden.37. Black Buoy off Point Gordeware (Godavery).

38. Light at Batticaloa.
39. Exhibition of a leading Light in Suez Bay. ,,

40. Madras Semaphore.
41. Black Buoy off Point Gordeware (Godavery).
42. Madras Semaphore.

43. Buoys at Calieut.

Notices to Mariners issued during the year Price one anna each. 1880.

No. 1. Prohibited anchorage near the Telegraph Cables in Zanzibar Harbour.

Discontinuance of Maroon Lights at Krishna Shoal Light-vessel.

3. Exhibition of the new Fixed Light at False Point. 4. Extension of the period of exhibition of the "Intermediate" Light at the entrance to the

termediate" Light at the entrance to the Hooghly River.

5. Alterations in the position and visibility of the Light exhibited from Fort Cauning, Singapore.

6. Alteration of position and elevation of the Red Light at Cannanore.

7. Discontinuance of the exhibition of Maroons from the Light-vessels of the Hooghly River.

8. Fixed Light at Tolkeshwar, Dabhol or Anjanvel.

9. Lights at Port Ibrahim, Suez.

10. Changes in the buoyage of the Port, Madras.

11. Kenery (Kundari) Island Light. Intended alteration, Bombay.

12. Flashing Light on Flat Cape, Sunda Strait, Sumatra.

Sumatra.

13. Destruction of First Point Lighthouse, Java, Sunda Strait.

Harbour Light at Beliling, Baly Island.
 Position of Gwalia Reef, Carimata Strait.
 Position of Parkin Rock, Hanish Islands.

17. Shoal south-west of Barren Islands, Madagas-car, West Coast. Intended alteration in Light Apparatus, Calicut.
 Lights at Port Ibrahim, Suez.

20. Intermittent flashing light on Pulo Undan.

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RAJENDRA NATH MITRA,

Asst. Secy. to the Goot. of Bengal.

The 19th February 1878. NOTE. - Rates for Advertisements in the CALCUTTA

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The Calcutta Gazette.

WEDNESDAY, JUNE 29, 1881.

PART II.

Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

LAND SALE NOTICES.

NOTICE is hereby given that the rights of Government to the undermentioned lands and building situated in Chandmari in Howrah, in the district of Hooghly, will be put up to sale by public auction at the Howrah Covenanted Deputy Collector's Office at 1 P. M. on Monday, the 4th July 1881, corresponding with 21st Ashar

Covenanted Deputy Collector's Office at 1 p. m. on Monday, the 4th July 1881, corresponding with 21st Ashar 1288 B. S.

2. The purchaser of the undermentioned lands and building will be subject to the following conditions:—

(1)—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

(2)—If the purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance money be not paid by noon of the 15th day after sale, reckoning the day of sale as one, or if that be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

(3)—The plots, with their liabilities of rent, will be sold to the highest bidders above the upset price.

No. of plot.	Quantity of land.	Boundaries.	Name of zemindar to whom rent is payable.	Amount of annual ground rent.	Upset price.	Remarks.
1	B. K. C. 0 1 0	Bounded on the north and west by land of Gopal Kristo Mitter; on the east by the Chandmari over-bridge; and on south by the premises of Mr. Rooke's house.	Bidhumukhi Dasi	Rs. A. P. 48 0 0	Rs. A. P. 25 0 0	This plot is mere waster land, formerly held by Sree Nath Addy and Kali Chand Dey.
2	0 2 15	On the north by a lane; on the east by a footpath (west side of Chandmari over-bridge); and on the south and west by Apurbakristo Mitter's land.	Apurbakristo Mitter Dijo Prasono Sirkar and Sauravi Dasi for her minor son Hara Prasono Sirkar.	3 0 0 55 12 0	} 100 0 0	Waste land, formerly held by Rajkristo Singh and Eam Sagur Koondoo.
3	0 11 9	On the north by land purchased by Go- vernment from Raj Kristo Singh, Lukhi Narain Addy, and Sree Nath Addy, and others, now plot No. 4; on	Ditto ditto	106 14 0	1,000 0 0	Waste land, formerly held by Madhab Chunder Sirka and Raghu Nath Pal.
	the east l	by a footpath (west side of Chandmari	over-bridge); on the no	rth by a lane;	and on the wes	t by Upurbakristo Mitter'
•	0 6 4	On the north by land purchased by Government from Raj Mohun Bose, now plot No. 5; on the east by a footpath (west side of Chandmari over-bridge); on the south by plot No. 3; and on the west by Upurbakristo Mitter's land.	Ditto ditto	58 0 0	600 0 0	Waste land, formerly hel- by Rajkristo Singh and Lukhenarain Addy and Sree Nath Addy and others
- 5	088	west by Oparoakrator dates a dand. On the north by Raj Mohun and Hari Mohun Bose's land; on the east by a footpath (west of Chandmari over- bridge); on the south by plot No. 4 and Upurbakristo Mitter's land; and on the west by Bellileus' tank.	Nil Komuli Dasi	13 0 0	1,900 0 0	Waste land, formerly hel by Rajmohun Bose.
11	108	On the north by Bishop Milman's School compound, i.e. plot No. 12; on the east by a footpath seven feet wide (west side of Chandmari over-bridge); on the south by the East Indian Railway premises; and on the west by waste land belonging to the Howrah Municipality.	Bhuban Mohini Dasi, Bama Sundari Dasi, and Komulmoni Dasi, executrix of late Ram- kinoo Sirkar.	12 0 5	4,000 0 0	Waste land, formerly held by Rajmohun Bose.
12	2 16 7	On the north by Chunder Nath Dey's compound and Ramkinoo Sirkar's waste land; on the east by a footpath seven feet wide (west side of Chandmari over-bridge); on the south by plot No. 11; and on the west by waste land belonging to the Howrah Municipality.	Ditto ditto	65 2 10	14,000 0 0 (including the house.)	In this plot there is a large building in good order, a kitchen and a stable, and also a tank and some cocoanut trees former! held by Mr. A. M. Vardon.
	5 7 3			361 13 3	21,625 0 0	

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Midnapore, will be put up to public and unreserved sale at the Office of the Collector of that district, on Monday, the 25th July 1881, corresponding with Bengali 11th Sraban 1288 and Umli 12th Sraban 1288 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on 28th March 1881.

	Number in A Register.	Number of Toujih.	Names of Mehals and Pergunnahs.	Names of Proprietors.	Sudde		which sale w	h th	ie
1	of Boidy	an, Sreemot ah Nath Bh	arikanath and Darpo Na i Romakinkari Debi, Sree mah; Sreemoti Girija N ath Chakropurty, and Mo	Jamoonamoni Dasi, mother and guardian of Sadanaudo Mosanto, minor; Basumoti Dasi, mother and guardian of Nabodip Chand urayan Masanto, Dino Nath Tarko Sidhyanto, Gopinath Tarko-ballab Bhattachariyah, Girish Chunder Pai, Bhagobati Dasi, wife andini Debi, mother and guardian of Jadoopati Chakraburty, dhusudan Masanto.	Rs. 1,196 1	5 2	Rs		
	Exci The Basu Ma Masonto Bhattach mother a	nsive of the remaining jo ti Dasi, moth Dino Nath pariyah. Giri	share of Madhu Sudan Ma int-share of Jamoonamon her and guardian of Nabe Tarko Sidhyanto, Gopini ish Chander Pal, Bhagob i of Jadu Pati Chakroba	santo, which has separate account and which will not be sold ii Dasi, mother and guardian of Sadanando Masanto, minor; odip Chand Masanto, minor; Darika Nath and Darpo Karayen ath Tarko Panchanan, Sreemotee Romakinkari Debi, Sreebullab ati Dasi, wife of Boidyanath Bian; Sreemoti Girijanandini Debi, arty, minor; Mohendranath Chakrobarty, will be sold for agrears	448 1 748	3 9 1 5	35	7	St. Markey, Company
*	173	94	Mehal Beraberyah, pergunnah Kasijorah.	Udhab Narain Masanto	991 Inclusiv	ve of	463	14	1
	230 Coomar,	1,557 Jatendro Co	Mehal Katapal, per- gunnah Khargopur. comar, Robindro Coomar, te Court of Wards, Manag	kanath Pal, Khetra Mohan Pal, Prangobindo Nag, Ganendro Nagendro Coomar, Jagendro Coomar, and Geonendro Coomar	1,030		154	15	
	300	187	Mehal Balgobindopur alias Gopalour, per- gunnah Amarshi.	Gangaram Myti, Anando Lal Roy, Kopraram Roy, Gangaram Myti, Sreemotya Natifan Bibi, mother and guardian of Lal Khun. Altap Khan, Khelan Khan, and Aladad Khan; Chandmoni and Madhu Sudan Singha. Rs. A. F.	603	9 9			
	and will Excl	not be sold usive of the	share of Sreemotyah Nati	nd Gunga Ram Myti, which has separate account fan Bibi, mother and guardian of Lai Khan, Altap		albi			
	Khan, K Excl	elan Khan, a usive of the s tto dtit	and Aladad Khan, which he share of Chandmoni, of Madhu Sudan Sin	as separate account and will not be sold 112 13 0 ditto 75 10 10	295 1				
	ment rev			Lakbinarain Mohapatra, Breemotee Pearimoni Dasi alias	502		18	13	
	Datta, T	aramoni Das usive of the	Kristoprosad and Madhus i, wife of Ramprosad Roy share of Sitanath and	udan Attab, Ballabram and Ajoodhyram Khalooa, Karali Chacan , Sitanath and Ramanath Ghose, and Manikram Khatoos. Romanath Ghose and Manikram Khatoos, which has separate	115 1	1 3		1	
	The Sreemot	remaining j i Komolea K ov Mallick	amini Dasi, wife of Tarita	in Mohapatra, Sreemotee Pearimoni Dasi alias Parbati Dasi, a Charan Pal; Bhagi ath Jana, Manikram Khatooa, Choudhari lhusudan Atta, Ballathram and Ajoodharam Khatooa, Karali-	386, 1	0 7	19	5	
1	412	271	Mehal Barbashi, per- gunnah Khandar.	nprosad Roy, will be sold for arrears of Government Levenue. Haroprosad Chakrohurty, Janadon Myti, Khoyratally, Sham Route, Madhusudan Mana, Pearimoni Dasi, Sreemoti Sarno- moni, Narohari Marik, Becharam Achariyah, Jhareswar Berah, himself and guardian of his bryther Shiba Chandra Roy, minor,	19,156 1	3 1	2,190	12	
3	Kristo P Darikana Pohoraj Sreemote Saroopus Sreemote the Cour	rosad and I ath Myti, 6 and Sitanat se Anandomo rain Myti, a Alkadini In tof Wards or ra Coomar, a	Modhusudan Atta, Jagon Fopinath Myti, Radham h Das, Pohoraj Mohapatoni Dasi, Sreemotee Dig and mother and guardian o asi, Sreemotee 1 arbati Daon behallof Ganendro Com Jagendro Coomar Naj Mehal Belki, pergun-	shan and Joodhistir Das. Gobindozam Mandal, Nilmoni Mandal, nohan, and Joodhistir Das, Joynarain De, Radhamohan Myti, ohan Shahoo, Sreemoty Adarmoni Debyah, Raghoonath Das, ra, Sreemotyah Issaramoni Debyah, Sreemotee Adarmoni Dasi, ra, Sreemotyah Issaramoni Dasi, Sreemotyah Dasi, wife of Bhaghat Chander De; Matangini Dasi, wife of Taraknath and Bholanath. minors; Sreemotee Shashi Mookhi, asi, Sreemotee Dasomoni Pasi, Darikanath Mal, Manager undersomar, Jotendra Coomar, Robindro Coomar, Nagendro Coomar, g, minors; Lalmohan, Indromohan, and Bhubanmohan Maikaph. Sreemotyah Ada-moni Debyah, Choudhari Raghunath Das,	946 1	0 4			The second second second
	Excl	naive of the	joint share of Sreemotya	Pohoraj Mohapatra, Sitanath Das, Issaramoni, Chowdhari Premehand Masanto, Indronath, Upendropath, Gopendranath, into, Issar Chandra Masanto, and Mohendronath Masanto. h Adarmoni Debyah, Chowdhari Raghunath Das, ni, and Chowdhari Premchand Masanto, will not be		resid on a			
		rannaharra,	Jitanath Das, Issaramo	, and Coondian I remonant Lausanto, with not be		100			
	Excl which ha Excl	usive of the	share of Indronath, Upen scount and which will not share of Modan Gopal Ma	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 asanto, which has separate account and which will		14.75			
	Excl which ha Excl not be so Excl not be so	usive of the separate acusive of the seld	share of Indronath, Upen scouns and which will not share of Modan Gopal Ma share of Mohendronath M	dronath, Gopendronath, and Pearymohan Masanto, be sold asanto, which has separate account and which will lasanto, which has separate account and which will lasanto, which has separate account and which will las 3 7	820	6 10			
	Excl which ha Excl not be so Excl not be so The	usive of the separate acusive of the side usive of the side of the	share of Indronath, Upon scount and which will not share of Modan Gopal Ma- share of Mohendronath M sare of Issar Chandro Mas- ment revenue	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 usanto, which has separate account and which will 128 3 7		3 6	58	6	
	sold Excl which ha Excl not be so Excl not be so The for arres 474 Excl	usive of the s separate ac usive of the ld usive of the ld remaining sh rs of Govern 305	share of Indronath, Upen sount and which will not share of Modan Gopal Ma- share of Issar Chandro Mas ment revenue Mehal Bural, pergun- nah Batitaki.	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 asanto, which has separate account and which will 126 3 7 (asanto, which has separate account and which will 126 3 6 anto, which has separate account and will be sold Mohendronath Roy, Baloram, Ramkanai Rey, Bamakali Debi, and Radhicanath Banerjee.	126	3 6	58	6	
	sold Excl which ha Excl not be so Excl not be so The for arres 474 Excl be sold Excl will not h	usive of the separate acusive of the ld usive of the ld ld separate separat	share of Indronath, Upen sount and which will not share of Modan Gopal Ma- share of Issar Chandro Mas- ment revenue Mehal Bural, pergun- nah Batitaki. share of Bamakali Debi, share of Radhicanath Ban int-share of Mohendronati	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 126 3 6 126 3 7 126 3 6 126 3 7 126 126 126 126 126 126 126 126 126 126	126 550 1	3 6 3 10 6 11	58	6	
	sold Excl which ha Excl not be so Excl not be so The for arres 474 Excl be sold Excl will not h	usive of the separate acusive of the ld usive of the ld usive of the separate of Govern 305	share of Indronath, Upen soount and which will not share of Modan Gopal Manare of Mohendronath Manare of Issar Chandro Manare of Issar Chandro Mananent revenue Mehal Bural, pergunanh Batitaki. share of Bamakali Debi, share of Radhicanath Ban int-share of Mohendronath at revenue Four annas share of mehal Bhitar Binamdo, pergunah Tappa	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 asanto, which has separate account and which will 126 3 7 asanto, which has separate account and which will 126 3 6 asanto, which has separate account and will be sold 126 3 6 and Mohendronath Roy, Baloram, Ramkanai Roy, Bamakali Debi, and Radhicanath Banerjee. which has separate account and which will not 137 11 6 adopadhyah which has separate account and which 137 11 5	126 650 1	3 6 3 10 6 11 6 11	58 2. 517	6 14 12	
	sold Excl which ha Excl not be so Excl not be so The for arres 474 Excl be sold Exch will not h arrears of	usive of the separate acusive of the separate acusive of the separate acusive of the separate	share of Indronath, Upen scount and which will not share of Modan Gopal Ma- share of Mohandronath M hare of Issar Chandro Mas ment revenue. Share of Bamakali Debi, share of Bamakali Debi, share of Radhicanath Ban int-share of Mohandronat at revenue. Four annas share of mehal Bhitar Binan- do, pergunnah Tappa Balisita.	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 asanto, which has separate account and which will 128 3 7 asanto, which has separate account and which will 126 3 6 anto, which has separate account and will be sold 126 3 6 anto, which has separate account and will be sold 126 3 6 and Radhicanath Banerjee. Which has separate account and which will not 137 11 6 anto has separate account and which 137 11 5 and Banerjee. Ganganarain, Indronath, Upendronath, Gopendronath, and Pearymohan, and Udbabnarain Masanto. Darikanath Masanto, Nabodip Chand Masanto, minor's mother Sreemotya Basumoti Dasi; Sreemotyah Jameonamoni Dasi, mother and guardian of Sadanando Masanto, minor: Darponarain Masanto, Das Golok	126 1 550 1 275 (3 6 3 10 6 11 6 11 4 9	336:55 X 2:50 (2)	0.50	
	sold Excl which ha Excl not be so Excl not be so The for arrea 474 Excl be sold Excl will not 1 The arrears o 662	usive of the separate acusive of the ld usive of the ld remaining shrs of Govern 305 usive of the separate of Government 391 392 usive of the last of the separate of the last of the separate of the last of the separate of the last of the separate of the last of t	share of Indronath, Upen scount and which will not share of Modan Gopal Marker of Mohendronath Marker of Issar Chandro Masment revenue Mehal Bural, pergunnah Batitaki. share of Radhicanath Ban int share of Radhicanath Ban int share of Mohendronath trevenue Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. joint-share of Golok Chan int share of Golok Chan int share of Golok Chan int share of Darikanath A	dronath, Gopendronath, and Pearymohan Masanto, be sold santo, which has separate account and which will las 3 7 [asanto, which has separate account and which will las 3 7 [asanto, which has separate account and which will las 3 6 [asanto, which has separate account and will be sold las 3 6 [asanto, which has separate account and will be sold las 3 6 [asanto, which has separate account and will be sold las 3 6 [asanto, which has separate account and which las 3 6 [asanto, which has separate account and which las 3 6 [asanto, which has separate account and which las 3 11 6 [asanto, Baloram, and Ramkanai Roy, will be sold for [asanto, Baloram, and Ramkanai Roy, will be sold for [asanto, Baloram, and Udhabharain Masanto, Masanto, minor's mother Sreemotyn Basumoti Dasi; Sreemotyn Jamconamoni Dasi, mother and guardian of Sadanando Masanto, minor Darponarain Masanto, Pearymohan Das, Umesh Chandro Das, Golok Chandro and Modhusudan Masanto, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and fasanto, Sreemotyn Basumoti Dasi, which has separate account and s	275 (275 (275 (1,658 1	8 11 8 11 4 9	336:55 X 2:50 (2)	0.50	
	sold Excl which he Excl not be so Excl to the so The for arrea 474 Excl be sold Excl will not h The arrears o 661 Excl which wi The Masanto.	usive of the separate ac separate ac separate ac separate ac separate ac separate ac separate of the separate of Government 391 392 usive of the separate of Government 391 392 usive of the separate of Government 391 maive of the separate of Government 391 maive of the separate of	share of Indronath, Upen count and which will not share of Modendronath Marke of Issar Chandro Massument revenue Mehal Bural, pergunah Batitaki. share of Bamakali Debi, share of Radhicanath Ban int-share of Mohendronath trevenue Four annas share of mehal Bhitar Binando, pergunah Tappa Balisita. Four annas share of mehal Bhitar Ginando, pergunah Tappa Balisita. Joint-share of Golok Chandrahare of Darikanath Memotyah Jamoonamoni Del Umesh Chandra Das, will Mehal Chakai alicas Banai, pergunah	dronath, Gopendronath, and Pearymohan Masanto, be sold santo, which has separate account and which will las 3 7 (asanto, which has separate account and which will las 3 6 (asanto, which has separate account and which will las 3 6 (asanto, which has separate account and will be sold las 3 6 (asanto, which has separate account and will be sold las 3 6 (asanto, which has separate account and will be sold las 3 6 (asanto, which has separate account and which las 3 7 (asanto, which has separate account and which las 3 11 6 (asanto, which has separate account and which las 13 11 6 (asanto, Baloram, and Ramkanai Roy, will be sold for las 3 11 6 (asanto, Baloram, and Udhabnarain Masanto, las 3 11 6 (asanto, Baloram, and Udhabnarain Masanto, minor's mother Sreemotya Basunoti Dasi; Sreemotyah Jameonamoni Dasi, mother and guardian of Sadanando Masanto, minor's mother Sreemotyah Basunot, Pearymohan Das, Umesh Chandro Das, Golok Chandro and Modhusudan Masanto, which has separate account and dadansadan Masanto, which has separate account and dadansadan Masanto, which has separate account and	126 : 550 1; 275 (275 (1,658 1; 1,658 14	3 6 11 6 11 6 11 7 5 5 7 5 5	336:55 X 2:50 (2)	0.50	
	sold Excl which he Excl not be so Excl not be so The for arrea 474 Excl be sold Excl will not h The arrears o 661 662 Excl which wi The Mesanto Pearymo 820	usive of the separate acused of the separate acused of the self of	share of Indronath, Upen count and which will not share of Modan Gopal Massare of Issar Chandro Massare of Bamakali Debi, share of Bamakali Debi, share of Radhicanath Ban int-share of Mohendronath trevenue Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. Four annas share of mehal Bhitar Binando, pergunnah Tappa Balisita. joint-share of Golok Chandra Das, wi Mehal Chhuchchharah, pergunnah Kedar-tunda	dronath, Gopendronath, and Pearymohan Masanto, be sold 126 3 6 asanto, which has separate account and which will 126 3 7 asanto, which has separate account and which will 126 3 6 anto, which has separate account and will be sold 126 3 6 anto, which has separate account and will be sold 126 3 6 and Radhicanath Banerjee. Which has separate account and which will not 137 11 6 anto dopadhyah, which has separate account and which 137 11 5 and Roy, Baloram, and Ramkanai Roy, will be sold for Ganganarain, Indroseth, Upendronath, Gopendronath, and Pearymohan, and Udbabnarain Masanto. Darikanath Masanto, Nabodip Chand Masanto, minor's mother Sreemotya Basumoti Dasi; Sreemotyah Jameonamoni Dasi, mother and guardian of Sadanando Masanto, minor; Darponarain Masanto, Pearymohan Das, Umesh Chandro Das, Golok Chandro and Modhusudan Masanto, which has separate account and dasanto, Sreemotyah Basunoti Dasi, mother of Nabodip Chand asi, mother of Sadanando Masanto, which has separate account and dasanto, Sreemotyah Basunoti Dasi, mother of Nabodip Chand asi, mother of Sadanando Masanto, minor: Derponarain Masanto, Peren Chand Masanto, and Machandra and Modhusudan Chandra Masanto, minor: Derponarain Masanto, Peren Chand Masanto and Modhusudan Masanto, mother of Nabodip Chand asi, mother of Sadanando Masanto, minor: Derponarain Masanto, pich will be sold for arrears of Government revenue	126 : 650 11 275 (275 (276 6 1,658 14 1,658 14	3 6 10 10 10 10 10 10 10 10 10 10 10 10 10	336:55 X 2:50 (2)	0.50	

number.	Number in A Register.	Number of Toujih,	Names of Mehals and Pergunnahs,	Names of Proprietors.	Sudder Jumma.	Arrear for which the sale will held.
13	909	514	Mehal Dunga, per- gunnah Kedar-	Sreedhar Charan Nandi and Sreemotyah Dasmoni Dasi	Rs. A. P. 1,135 8 3	Rs. A. 265 10
4	936	526	kunda. Mehal Dakhin Moyna- dal, pergunnah his-	Rajib Lochan Samonto, Sreemotyah Goneshmoni Dei, Shahodeb Gopal, Narain, Akhil Chandro, Dinobandhu, and Boistob Das	626 13 7	0.6
	A say of the say		mut Kasijorah,	Kunda,	Including Police	78 T
	1117	615	Mehal Goomookpota,	Dharanidhar Roy	3,185 0 0	725 2
	1143	640	pergunnah Kasijorah. Mehal Goomai, per-	Rhadhasham, Sreekanto, Haradhan, and Troylakhonath Bag and	1,450 7 1	169 11
	1171	653	gunnah Sabong. Mehal Goomai, per- gunnah Batitaki.	Sreemotyah Dasmoni Dasi, Indronath, Upendronath, Gopendronath, and Pearymohan Masanto, Premmoi Dasi, Shoobal Charan Panja, Sreemotyah Rangalala Dei, Sreemotyah Alhadini Dasi, and Brojo Das	655 2 2	47 15
	1201	678	Mehal Gogras, per- guanah Kedarkundu.	Panja, Prangobindo Nag, Darikanath Mal, Manager of Ganendro Coomar, Jatindro Coomar, Robindro Coomar, Nagendro Coomar, Goonendro Coomar, and Jogendro Coomar Nag,	724 12 0	17 14
	1316	731	Mehal Hatdooa Chak, pergunnah Moyna- chore.	minors under the Court of Wards. Komal Coomari Dasi, wife of Harikristo Mytee, and Sookhadamoyee Dasi, wife of Gopal Chander Mytee.	2,963 0 10	1,387 8
1	1347	743	Mehal Inda, pergunnah Khargopore.	Dasmoni Dasi	1,130 14 0	529 15
1	1355	748	Mehal Jascah, pergun- nah kismut Kasciorah.	Darikanath De, Jitnarain Bhuah, Goneshmoni Dei, Mohendro Nath, Debendronath, Jogendronath, and Upendro Nath De.	614 1 2	0 0
	1359	752	Mehal Janahar, per- gunnah kismut Kasi- jorah.	Kameda Charan Pal, Ayaman Nesha Bibi, Ummal Fatemah, Sreemoti Ijatan Nesha, Abdool Mamood, Sreemotyah Shela- motan Nesha, Sreemotyah Ummal Bajal alias Bokshan Bibi; Sreemotee Karamotan Nesha, Breemotyah Jasiban Nesha, and Sreemotyah Umal Barakat.	1,252 7 9	587 0
	1420	795	Mehal Jafia, pergunnah Khargopur.	Darikanath and Darpo Narain Masanto, Jamoonamooni Dasi, mother and guardian of Sadanando Masanto; Basumoti Dasi, mother and guardian of Nabodip Chand Masanto, minor; Pro- sanno Coomari Dasi, and Umacharan Mahapatra.	873 11 0	292 9
1	1530	858	Mehal Kanpore, per- gunnah Gogoneshar.	Rajballab, Soodhamoy Chowdhari, Darikanath Mitter, Hrishi- kesh Pahari, Golokmoni, Akhoyanarain, and ▲khoynarain Mytee and Srinibash Pahari.	80 p 7 8	
1	Exch	usive of the	share of Akhoyanarain N	fytee, which has separate account and which will		
-	not be so Exc! not be so	ld usive of the ld	share of Akhoynarain M	ytee, which has separate account and which will hari, which has separate account and which will 36 11 9		
1	not be so			33 9 10	175 9 0	
1			int-share of Rajballab Cho sold for arrears of Govern	wdhari, Soodhamoy Choudhuri, Darikanath Mitter, and Hrishi- ment revenuue	362 3 6 Including Police	19 15
1	1775	933	Mehal Khasarban, per-	Akhoynarain, Amrit Lal, Basanto Lal, and Promotha Lal	tharges	0 0
1	1782	973	gunnah Kasijorah, Mehal Lootania, per- gunnah Joonkapore.	and Boistab Das Panja, Prem Chand Masanto, Boikunto Nath Jana, and Brojo Das Panja,	859 11 8	264 7
1	1821	984	Mehal Magoori, per- gunnah Kasijorah.	Dinobandhu Nandi himself and guardian of Nabodip Chand Nandi, Prem Chand, Gopmath and Nondo Lal Masanto, Sreemotyah Parbati Dasi, mother and guardian of Ramjiban, Ram Lochan, and Ram Saran Masanto, minors.	3,776 15 7	220 14
1	1971	205	pergunnah Potash- pore.	Haroshahi Lal Bhakat, Sreemoti Abboya Sooudari Dasi	1,346 0 0	473 2
	1994	1088	Narain Bar alias Narayan Bar, per- gunah Kashijorah.	Jiban Kristo and Koonja Behari Gossami, Sreemotyah Haro Soondari Debi, Roma Nath Gossami, Shama Charan Lahari, Jagomohan Gossami, Ram Frosad Birah, Roopnarain Mytee, Pakir Chandro Potnaik, Taraprosad Masanto, Kcisto Charan Bendang Roomanin Matte	692 6 0	
1				Ponda, and Roopnarain Mytee. anto, Kristo Charan Ponda, Roopaarayan Mytee, and Fakir Chan- bish, will not be a see that the second seco	172 13 7	
	Romanat	remaining jo h Gossami, h	Shama Charan Lahari, Jag	men with not be sold. to and Koonjia Behari Gossami, Sreemotyah Haro Soondart Debi, comohan Gossami, Ram Prosad Berah, and Koopnarain Mytee, will	518 8 7	10 1
	Nazirally Jagoband Nidhi Ko	Khan, Sree thu Roy, Sree	pore, pergunnah Mid- napore, and others. moti Chitramoni Dasi, Ra enath Charan Naudi, Jar kunto Nath Kundoo, M	De, Banomali Charan Mytee, Hariah Chunder Basu, Sidhi im Chand Nandi, Sreemoti Frosunnomoi Dasi, Jiban Gobindo De, iomejoy Mallick, Chandra Mohan Shingha, Jagobandoo Pal, Ram adan Gopal Massanto, Udusb Narain Masanto, Golok Chandra	9,082 - 1 12	
	Masanto, nando M Gopinath Chander Dasi, Sre moni Das	Darikanth Iasanto, mi Masanto, Nag, Sreeme emoty Mang ii, mother of	and Darponarain Masar nors; Sreemotya Basun Mohendroneth Masanto oty Kadombini Dasi, moth ola Dasi, Sreemoty Harip Dinobandhu Dass and otl	nt., Sreemotee Jamoonamoni Dasi, mother and guardian of Sado- noty Dasi, mother and guardian of Nabodipehand Masanto, , Sabitra Dasi, Purna Nando Kundee, Dharmo Dasi, Nabin len and guardian of Ashootosh, minor; Sreemoty Bindoo Basini vita Debyah, mother of Sristi Dhar Banerjee; Sreemoti Chandra- hers, and wife of Kashi Nath Dass; Sreemoty Kadombini, wife of		
-	Narsin B Lal Band Dasi, Ha Ghose, S wife of G of Bhajo	andopadhyah; opadhyah; radhan Ghor yed Mohome anga Gobindo Ba	h, Sreemoti Annaparna I Sreemoti Nistarini Dasi, se, Sreemotyah Shiho Soo od Hoosen, Sreemoty Hare lo Basu; Sreemoti Nistari su, Basti Narain and U	Roy, father and guardian of Baboo Moorari Lal Roy; Sreemoty Mohan Mitter, Mohendronarain De, Gobindo Narain De, Akhoy Debyah, mother of Amrit Lal, Basanto Lal, Peari Lal, Plomoth Panchanan and Bhagowan Chandra Roy, Sreemotyah Sarnomoi ndari Dasi, Ishan Chander Roy, Ram Chander Roy, Keshab Lal secondari, Ganga Gobindo Basu, Sreemoti Koilash Basmi Dasi, ai Dasi, wife of Ram Goomar Basu; Sreemoti Thaco Sundari, wife doy, Narin Hooi, Rajib Lochan Das, Golook Charan, Prodhan,		
-	Umesh C	haran Bande	padhyah, Uma Prosad Ro	by Mohashoyah himself and, guardiau of Rarain Prosad, Radhies nors; and Sreemoty Nabina Kali Debyah. Rs. A. P.	37	0 15
1	mad be on	Lating Co. Commission	FIFTH COLUMN SECTION CONTRACTOR AND A SOCIED	Nandi, which has separate account and which will Sal 6 9		
1	not be so	ld usive of the a	share of Chander Mohan S	ingha, which has separate account and which will		
	Exch	usive of the		ul, which has separate account and which will not	20	100
1	Exch be sold			n, which has separate account and which will not	4	
	Exch			idu, which has separate account and which will not		
	be wald		Acres of Madenagonal Mace	anto, which has separate account and which will not		
	be sold Exch be sold			32 9 0	NAME OF TAXABLE	
	be sold Exch be sold Exch not be so	usive of the	share of Udhabuarain Mus	anto, which has separate account and which will asanto, which has separate account and which will		

36	Number in A Register.	Number of Toujih,	Names of Mehals and Pergunnahs,	Names of Proprietors.			Sud Jun		Arreas which sale wi held	the
							R	S. A. P	. Rs.	Α.
*	Exch	sive of the	share of Darikauath as	nd Darponarain Masanto, Sreemotyah Jamoonamoni	Rs	. A. P.				
8	Dasi, mo	ther and gu	ardian of Sadanando Mas	santo, minor; Sreemotyah Basumoti Dasi, mother and has separate account and which will not be sold	415	11 . 0			12.20	
	Excl	usive of the	share of Gopinath Mas	santo, which has separate account and which will not		3 11				
		usive of the	shave of Gopinath Masa	nto, which has separate account and which will not		5 9				
			ne share of Mohendro N	ath Masanto, which has separate account and which	110	100	100			
		usive of the	e share of Sreemotee Sabi	tra Dasi, which has separate account and which will	116	200	100			
	not le se	usive of the	share of Purnanando K	undu, which has separate account and which will not		11 9			1 11	
	be sold			si, which has separate account and which will not	112	3 3	1		1 - 101	
	be sold			Nag, which has separate account and which will	72	0 5	3			
	not be so	ld		lombini Dasi, mother of Ashootose Ghoze, minor; and	473	8 6				
	Sreemot	Bindoobas	ini Dasi, which has separ	ate account and which will not be sold	909	2 2	The state of			
	not be so	old		gala Dasi, which has separate account and which will	61	5 4				
h,	account	and which v	vil not be sold	sh, mother of Sristidhar Banerjee, which has separate	105	12 0	1 30			
	account	and which	will not be sold	si, wife of Obhoy Charan Biswas, which has separate	11	13 9	1			
	Exel which ha	usive of the	e share of Baboo Anando account and which will no	Lal Roy, father and guardian of Moorali Lal Roy,	268	7 2	1.1.			
	Excl	usive of the	e share of Sreemoty Bech	anmoni Dasi, which has separate account and which		15 11			W V CO	
	Exel not be so	usive of the	share of Umacharan G	hose, which has separate account and which will		5 10	1			
	Excl	usive of the		ter, Mohendro Narain Dey, and Gobind Narain De,			1		10851	
	Exel	usive of the	scount and which will no share of Akhoy Narain	Bandopadhyah, Sreemoti Annopurna Debyah, mother	175	7 8			1	
	of Amrit	Lal, Basan and which v	to Lal, Peary Lal, and will not be sold	Promotha Lal Bandopadhyah, which has separate	539	14 7			1.5%	
	not be so	usive of the	share of Sremoti Nistari	ni Dasi, which has separate account and which will		4 0				
	Excl	asive of the		Bhagowan Chander Roy, Sreemotyah Shibosundari Sreemotyah Sarnomoi Dasi, Haradhan Ghose, and			100		District	
	Keshab I	al Ghose, v	vhich has separate accoun	t and which will not be sold Hoosen, which has separate account and which will	115	0 2			1330	
				ro Sundary, which has separate account and which	245	14 3	9121		10.5	
	will not h	e sold			29	0 10	100		1	
	Excl	usive of the Basu, Sreen	share of Gangagobindo laoti Nistarini Dasi, wife o	Basu, Sreemoti Koilash Basini Dasi, wife of Gunga- f Ramcoomar Basu, and Sreemoti Thaco Sundari,						
	wife of I	Bhajogobind	lo Basu, which has separa	te account and which will not be sold	263	7 6			4.4	
	which wi	I not be sol	d	Das, which has separate account and which will	124	9 9	1			
	not be so	ld		the same and the s	52	4 5	100		1000	
	not be so	ld		Prodhan, which has separate account and which will	163	1 3	11/16			
	which wi	Il not be so	ld	Bandopadhyah, which has separate account and	298	8 10			1	
	Excl	usive of the	share of Umaprosad Roy	Mohasoy himself and guardian of Narain Prosad, soy, minors, which has separate account and which			7		10000	
	will not	oe sold		bin Kali Debyah, which has separate account and	316	4 11				
		ll not be so			333	12 6	7.148	7 1	1	
	Mytee, H Nandi, Sr	eemoti Pr	der Basu, Siddi Nazir A assannomoi Dasi, Jibango	an Nesha, Ram Narain Bhua, Udhab Narain Bhua, a Mohan De, Boikunto Nath De, Banomali Charan ully Khan, Sreemati Chitramony Dasi, Ram Chand bindo De, and Jagobacdhu Roy, which will be sold amoni Dasi, mother of Dinobandhu Das and others,	394	0 2		6 0	394	0 2
	and Kashi	Nath Da	s, which has separate ac	count and will be sold for arrears of Government		100		128		
	2010	1100	Mehal Nischinta alias Khagragariah, per- gunnah Sabang.	Akhoynarain Sen, Modan Mohan De, Rajnarain Mohan De, Rangolota Dei, mother and guardian of De and Tacoor Das De, minors; Janoki Dei, Rango	Sen, I Radha Dei	Sree-		4 10	18 120 1	4 2 5 9
				moti Haromonmohini Dasi, Durgameni Dasi, an Parboti Dasi.	d Sree	emoti				
*	2103	1142	Mehal Paschim, Markandapore per-	Sreemotyah Brahmoi, Bhagbat Chandra De, Harog	obindo	Pal,	826	10 8	47	7 7
	100		gunnah Kashijorah.	Brahma, Ramkinkar Shi, Sarthakram Datta, Kundu, Ram Prosad and Ramprosad Mana, Drabar	Parnan	ando	1		150	
	03.49	1176	Mehal Palparah, per-	of Ishan Chander Pal. deceased.		0.1	64.4	4	Description of the second	
	2143	1176	gunnah Amarshi.	Mytee, Sreemotyoh Ahalyah Dei Hatoocharan as	nd Kh	atro-	815	4 10		
	Mohesh	Chander R	y, Sreemotyah Parbati	mohan Goochhat, Haroshahi Lai Bhakat, Anand Dasi, guardian of her adopted sons Lakhi Naraia,					TOTAL STREET	
	Tarapross Behari Go	d, Chander essami, Ron	Mohan, and Narendro P nanath Gossami, Sceemoty	Marayan Koy; Rajnarain Mytee, Jiban Kristo Gossa Haro Sundari Debi, Shyama Charan Lahari, Taran	mi, K	Roy.			A	
	Sreemoty	ah Sabitra I	De, wile of Naro Singna 2	varain Mytee.	Rs.	1000				
	mot be gold	1		tee, which has separate account and which will	149	1865				
	Exclu	sive of the	share of Jibankristo Gos	sami, Kunja Behari Gossami, Romanath Gossami, n Lahari, which has separate account and which	- 10					
	which will	not be sold		y, which has separate account and which will not	28 1	2 9	92		1.00	
	he sold			abitra Dei, wife of Naro Singha Narayan Mytee,	100 1	0 11				
	which has	separate ac	count and which will not	be sold Naro Singha Narayan Mytee,	37	9 11				
	Lal Roy.	Mohes Chr	inder Roy. Sreemety ah Pi	th Ratanmoni Dei, wife of Rajnarain Roy; Bechar and Khetra Mohun Goochhat, Haroshahi Lal Bhaka arbati Dasi, guardian of her adopted sons Lakhinan andro Narain Roy, which will be sold for arrears of G	t, An	ando	316 498		36 1	3 11
	2,149	1,181	Mehal Pach Bajari, pergunnah Bazar-	Boykunto Nath Jana, Darikanath Chowdhari, R Chowdhari, and Prem Chand Chowdhari.	ye Ch	sran	650 1	0 8	152 6	5 8
	District to 1984 and	D. Sales and	pore, Mehal Paschim Asharyah	Anando Lal Roy, Sreemotyah Satyah Rhome and S	reemo	tyah	3,620 1	1 8	70 8	3 1
	2,159	1,191	alias Betal Khotian, pergunnah Bhooa-	Brohamoi, guardian of her adopted son Upendro Lal hand Moorari Lal Roy.	loy, m	nor;				
	2,159	1,191	alias Betal Khotian,	Broemotyah Thacomoni Dei Chowdharani and Gopendonandon Das Mohapatra.		200	740		315 18	

number.	Number in A Register.	Number of Toujih.	Number of Mehals and Pergunnahs.	Names of Proprietors.	Sudder Jumma,	Arrear for which the sale will be held.
			*		Rs. A. P. Including Police charges	Rs. A. P
37	Udoy Ch Rosomoi Samanto Sreemot	1,252 narun Mytee, Dasi, Pela , Gobindo yah Gouri D	Mehal Rajnagore, per- gunnah kismut Kashi- jora. Bhaghat Charun Samant aram Chowdhari, Kala C Dasi, Prosanno Coomar asi, widow of Panchanan	Saroop Narain, Gopal Chander, and Gopinath Samanto, Sree- motysh Durga Dasi, widow of Janokinath Samanto, deceased; to, Gopal Chander Samanto, Choitan Charun Samanto, Sreemoty hand Samanto, Sreemotysh Gandhari Dasi, wife of Ramchand De, himself and father and guardian of Joynarain De, minor;	1,096 14 3	11
38	2,357 Mohun I	1,293	Mehal Radhanagore, pergunnah Khatna- gore. Charan Brahma, Damood	Panchanan and Narouarain Kanongoe, Gooruprosad De, Pan- charan Achariyah, Jitram Roy, Sadhoo Charan Mana, Har- charun Das, Madusudan De, Gooruprosad Jana, Haro Narain Jana, Uma Prosad De, Pitambar Patra, Hari Charan and Lal ar and Baloram Brahma, Sreemuty Bramhamoi, wife of Ram	2,654 13 2	
	Excl account Excl account Excl sold	and which we lusive of the and which we lusive of the	share of Golock Charan idl not be sold share of Sreemoty Brahn ill not be sold share of Badal Khan,	Damoodar, and Baloram Brahma, which has separate Rs. A. P. 98 2 9 namoi, wife of Ram Narain Roy, which has separate which has separate account and which will not be	169 10 2	*
	Titmone T	toy, Sadhoo and De, Pitar	Charan Mana, Harochara mbar Patra, Haricharan a	Naronarain Caucongoe, Gooruprosad De, Panchanan Acharjya, n Das, Modhushudan De, Goorupresad Jana, Haronarain Jana, nd La. Mohun Das, which will be sold for arrears of Govern-	2,485 3 0	
39	2,485	1,368	Mehal Saharda, pergun- nah Sebang.	Godadhar Dhara, Prankristo Roy, Lal' Mohun Roy, Durga Prosad Roy, Anando Lal Roy, Sreemoti Sochi Dasi, and Sree- motyah Haro Mohini Dasi.	1,917 7 8	30 10 8
40	2,514	1,394	Ten annes share of me- hal Simoolyah, per- gunnah Bhuamoota.	Anando Lal Roy, Sreemotyah Brahmamoi, guardian of her adopted son Upendra Lal Roy, minor; and Sreemotyah Satto Bhoma.	1,070 9 6	167 2 1
41	2,701	1,480	Mehal Teghari alias Birinchibar, pergun- nah Kashijorah.		928 0 0	277 13 0
	ment rev	enue of Rs.	335, for which a separate of Naran Dass Majumdar	account has been opened, and which will not be sold 335 0 0	277 13 0	
42	patra, Sr	eemoti Anno	Mehal Tildapara, per- gunnah Barooi Chore. aotyah Tilottoma Debyah, purna Debi, mother and a fi, and Radhakristo Das.	Sreestidhar Mahapatra, Nilkanto Kar Mohapatra, Chooramoni Ghose, Nilmoni Ghose, Sreemotyah Lakhipria Debyah, mother and guardian of Ram Coomar and Prosanno Coomar Kar Moha- wife of Shibnarain Kar Mohapatra, Bhooban Prosad Kar Moha- guardian of Rama Nath and Dino Nath Kar Mobapatra, minors;	505 1 1	7 11
43	2,759	1,518	Mehal Usutpore, perguunah Kashijorah.	Chand Hari Mytee, Nabocoomar Mytee, Troylokho Nath Mytee, Gopinath Mytee, Ishan Chunder Mytee, Dinonath Tarko Sidhyanto, Peari Lal, and Jagodissar Chakroburty and Aroon Chunder Karan.	1,317 6 4	0 14 1
44	No. of pattah 56	27	Mehal Tetooldanga, pergunnah Kolyan- pore.	Saroop Chander Patra	600 0 0	281 4 0

Midnapore Collectorate, the 15th June 1881.

W. FIDDIAN, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the following estate, in the district of Purneah, will be put up to public and unreserved sale at the Collector's Office of that district on the 30th day of June 1881 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1881.

CLASS I .- Permanently-settled Estate.

Number on the Revenue-roll.	Name of Estate and Pergunnah.	Names of the recorded Proprietors.	Amount of Sudder Jumma.	Amount of arrears due,	REMARKS.
181	Hossein, Mosamut J. and guardian of min Ali, Baharuddin for Ramjan Buksh, Ma Abdul Aziz, Amiru Syed Sufder Reza, R. Hossein; Allah Bul Mohamed Hyder, Ab Abdul Attar, Saidad lunatic; and Bibi Ma Syed Atta Hossein; 1 Tofiden, and bearing and 2 jobs share belor	Karim Buksh, Khajamonee Bibi, Dilshadan Enait for self and guardisa of minor Babood Hossein; Nizabut Ali, anut Malijan, Sheikh Meher Ali, Baboobud tharun, Hisarut Ullah, Ajabut Ullah for self or Ebarutullah, Silut Ali, Imdad Ali, Amjad self and guardian of minor Faizuddeen; hbut Buksh, Abdul Rohim, Abdul Samad, ddin, Bibi Majidun, Syed Hyder Reza, ani Khajoorinnessa for minor Syed Atta seh, Ahmud Ali, Elahi Buksh, Sheikh dul Shattar for self and guardian of minor Bibi Kosmon, wife of Hossein Buksh, jeedunnessa. and Elahi Buksh, bearing the sudder jumm sudder jumma Rs. 16-4 for which separate agring to Enait for self and guardian of Be int has been oppened, will be sold.	a of Rs. 118-12-1,	opened, and I ar	nu 4 condes 8 constant land 1

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Pubna, will be put up to public and unreserved sale at the Collector's Office of that district, on Monday, the 11th July 1881, corresponding with 28th Ashar 12*8 B. S., for arrears of revenue and other demands due on the 28th March 1881.

Number on the district Revenue- roll.	Names of Estates and Pergunnahs.	Names of recorded Proprietors.	Amount of Sud- der Jumma.	Amount of arrears due.	Remarks.
6	Dehi Fotehpur, per- gunnah Esupshahye.	Kali Sunker Sanyal and others.	Rs. A. P. 2,720 5 0 Police 33 1 0	Rs. A. P. 276 8 0	Separate account has been opened of this mehal under Act XI of 1859. The share recorded in the name of Kali Sunkur Sanyal, with an annual sudder jumma of Rs. 1,423-15, police Rs. 17-4, will only be
72	Kismut Khidirgaon, pergunnah Sindooree.	Krishna Kishori Chou- dhurany and others.	1,320 S 0 Police 13 4 0	5 7 0	first sold. The entire mehal will be sold.
74	Taruf Malanchi, per- gunnah Sindooree.	Iswar Chunder Mitter and others.	1,634 12 0	20 4 0	Separate account has been opened of this mehal under Act XI of 1859. The ijunali share recorded in the name of Munshi Mahomed Abdul Hafex and others, with an annual sudder jumma of Rs. 365, will only
110	Newly accreted chur to Kismut Peerpur, per- gunnah Islampur.	Huranund Dutta and others.	2,597 4 0 Road Fund 26 0 0	2 4 0	be first sold. Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Huranund Dutta and others, with an annual sudder jumma of Rs. 2,178-1,
115	Taruf Bhanrara, per- gunnah Bajooras Nazirpur.	Mohabutennessa Bibi and others.	2,750 13 0	566 11 0	Road Fund Rs. 21-13, will only be first sold. Separate account has been opened of this mehal under Act XI of 1859. The ijmali share which is recorded in the name of Mohabutennessa and others, with an annual sudder jumma of Rs. 2,292-4, will only be
124	Kismut Bajoochup, per- gunnah Bajoochup.	Bejoy Gobind Chou- dhury and others.	2,899 10 0 Police 6 6 0	202 13 0 Police 0 15 0	first sold. Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Gobind Choudhury, with an annual sudder jumma of Rs. 724-15, police Rs. 1-10, will only be first sold.
133	Ditto ditto.	Ditto ditto.	2,899 10 0 Police 6 6 0	208 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Goblud Choudhury, with an annual sudder jumma of Rs, 724-15, Police Re. 1-10 will only be first sold.
134	Ditto ditto.	Ditto ditto.	986 9 0 Police 2 2 0	125 4 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Abhoy Gobind Choudhury, with an annual sudder jumma of Rs. 483-4, Police Re. 1-2 will only be first sold.
135	Ditto ditto.	Ditto ditto.	966 9 0 Police 2 2 0	62 15 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bejoy Govind Choudhury, with an annual sudder jumma of Rs. 241-4, Police ans. 8, will only be first sold.
148	Kismut Berahimpur, pergunnah Berahim- pur.	Official Trustee of Bengal on behalf of N.P. Pogose.	6,160 1 0 Police 67 1 0	159 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Official Trustee of Bengal on behalf of N. P. Pogose, with an annual sudder jumma of Rs. 6,204-5, Police Rs. 61-10, will only be first sold.
163	Taruf Shoojanaggur, pergunnah Muhum- mudshahye.	Bejoy Gobind Chou- dhury and others.	1,688 5 0 Road Fund 16 14 0	97 1 0	Separate account has been opened of this mehal under Act XI of 1859. The timal share, which is recorded in the name of Bijoy Gobind Choudhury, with an annual sudder jumma of Rs. 122-1, Read Fund Rs. 4-4, will only be first sold.
175	Taruf Shyampur, per- gunnah Amirabad.	Bhola Nath Khan, and others.	5,156 9 0 Police 5 1 0	195 13 0	Separate account has been opened of this mehal under Act XI of 1859. The ijmali share, which is recorded in the name of Bhola Nath Khan and others, with an annual sudder jumma of Rs. 1,235-5, Police Rs. 3-1, will only be first sold.
176	Taruf Kalikabari, per- gunnah Amirabad. Rs. 386-1, Police ans. 8	Mothura Nath Saha and others.	536 9 0	101 11 0 Chand Goloke ?	Separate account has been opened of this mehal under Act XI of 1859. The share recorded in the name of Mothura Nath, with an annual sudder jumma of Nath, and Loke Nath, with an annual sudder jumma of
204	Rs. 28-12, Police ans. 1 only be first sold.	Debendra Nath alias Dwarka Nath Bhaduri	628 2 0	Nath Saha, with 203 8 0	an annual sudder jumma of Rs. 13-3, police ans. 1, will The entire mehal will be sold.
230	Dehi Protap, pergunnah Kattermahul.	and others. Benwari Lal Roy and others.	5 15 0 9,871 6 0 Police 53 5 0	38 4 0	Separa'c account has been opened of this mehal ander Act XI of 1859. The share recorded in the name of Beuwari Lal Roy and others, with an annual sudder jumma of Rs. 8,741-12, Police Rs. 45-9, will only be
239	Kismut Chaudhury Taras, pergunnah Kat-	Hurro Sundari Debya and others.	1,730 15 0	17 0 0	first sold. The entire mehal will be sold.
320	termahul. Erond Bohoti, pergun- nan Burbajoo.	Saed Hosanjan and others.	854 6 0	56 2 0	Ditto ditto.

Pubna Collectorate, 4th June 1881.

W. M. CLAY, Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Jessore, will be put up to public and unreserved sale at the Collector's Office of that district on the 2nd July 1881, corresponding with 19th Ashar 1288 B.S., for arrears of revenue due on the 28th day of March 1881.

Class of Permanently-settled Estates.

Toujih No. 23, mouzah Bistupore, pergunnah Issuffpore, recorded proprietors Govind Chander Roy, Mutty Lal Bose himself and on behalf of Behari Lal Bose, Shook Lall, Hori Lal, Bunko Behary Bose, Issur Chunder Bose, Ponchanon Bose, sudder jumma Rs. 91449, of which one share belonging to Mutty Lall for himself and on behalf of Behary Lal Bose and others, bearing a sudder jumma of Rs. 76-3-4½, will be sold for realization of arrears of Rs. 19-8-3.

of Rs. 19-8-3.

Toujih No. 124 kismut pergunnah Joydia Jogonathpore, recorded proprietors Umamoye Debia and Shotish Chunder Roy and others, sudder jumma Rs. 979-7-6, will be sold for realization of arrears of Rs. 9-6.

Toujih No. 192, taraf Madhubpassa, pergunnah Issuffpore, recorded proprietors Motty Lall Bose and Issur Chunder Bose and others, sudder jumma Rs. 2,587-2-4, of which one share belonging to Motty Lall Bose, Chandra Kumar Roy, and others, bearing a sudder jumma of Rs. 305 6-3\frac{1}{3}, will be sold for realization of arrears Rs. 85-10-11.

Toujih No. 5045. mouzah Chapra, pergunnah Mohamed Shahi, recorded proprietors Kaminee Soondari Dassya and others, bearing a sudder jumma of Rs. 655-10-10, will be sold for realization of arrears Rs. 49-15-3.

Class II.—Temporarily-settled Estates.

Toujih No. 4400, chuk Jhur Jhoria, in Sunderbuns, temporarily-settled with Jogendra Nath and Ashootosh Bose whose abadkari right for a term of thirty years from 1276 to 1305 B.S., with a sudder jumma of Rs. 1,449-6, for the realization of which the abadkari right of the farmers will be sold.

E. J. Barton, Collector.

E. J. BARTON, Collector.

appril

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates, in the district of Furreedpore, will be put up to public and unreserved sale at the Collector's Office of that district on the 29th day of June 1881, corresponding with 16th Ashar 1288 B. S., for arrears of revenue and other demands due on the 12th day of January 1881.

No. of Towjih.	Names of Mehals.	Names of Proprietors.	Government Revenue.	Amount of arrears for which the estate is to be sold.	Remarks.
ew Starts			Rs. A. P.	Rs. A. P.	
369	Pergunnah chur Mookundia, kismut chur Bhuddrasun.	Shomeshur Siedar and others.	4,786 0 0 Road Fund 48 0 0	156 0 0	Separate accounts having been opened under Act XI of 1859. The 2 annas share of Autul Chundra Bhoomick.
			4,834 0 0		Fund Rs. 6, from which the arrears
369	Pergunnah chur Mookundia, kismut chur Bhuddrasun.	Shomeshur Sicdar and others.	4,834 0 0	468 0 0	are due, will be sold. Separate accounts having been opened under Act XI of 1859. The 6 annas share of Shomeshur Siedar and others, with a revenue of Rs. 1,794-12,
6304	Two pieces of new chur Kis- mut Khazotia in chur Modunsunkar.	Mothura Mohun Roy Chow- dhury and others.	1,242 11 7	310 11 7	Road Fund Rs. 18, from which the arrears are due, will be sold.

Furreedpore Collectorate, the 7th May 1881.

J. E. B. JEFFERY, Offg. Collector.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE

Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' import warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under section 72 of the said Act:—

Date of removal to import warehouse.		Number, mark, and description.		Consignees.	Ships.
Bugara Bugara	ospian -		7 ()		
1881		The Property of the Control of the C		0-1	
	15	4 Bales, R B M in a diamond	***		S. S. Inventor.
	15	6 Bars flat iron, no mark			Ditto.
J	15	1 Iron beam, addressed	•••	Muir Mills & Co., Cawnpore.	Ditto.
1	5	1 Case, 587 in a diamond, top J L N		Order	Ditto.
	5	12 Packages, U R D in a diamond, bottom		Ditto	Ditto.
The second of	5	1 Parcel, addressed		Messrs. Ker Dods	Ditto.
Management of the		2 2 42007, 4444-07704		& Co.	2100
" 1	5	1 Parcel, addressed		Messrs. Hoare, Miller & Co.	Ditto.
,	5	1 Case, N C D		Ordon	Ship Lady Ruthven.
COLUMN TO THE COURT OF	5	O C TO IT D C C		Ditte	C
Santory Ison	100				broke.
,, 1	3	11 Cases, BISN Co., RB in a diamond	• • • • • • • • • • • • • • • • • • • •	Ditto	S. S. Bhundara.
., 1	5	1 Case, A B & F E		Ditto	S. S. Venetia.
	5	6 Cases, A163 in a double triangle		Ditto	Ditto.
" 1	5	1 Case, B R & Co		Ditto	Ditto.
" 1	5	1 Case, 542 in a diamond, outside H G &	Co	Ditto	Ditto.
,, 1	5	1 Case, H W L in a diamond, outside L S		Ditto	Ditto.
	5	1 Case, H & Co		Ditto	Ditto.
	5	4 Cases, J H C & Co		Ditto	Ditto.
AND THE RESERVE	5	1 Case, KO		Ditto	Ditto.
BELLEVIEW STATE	5	1 Case, M J & Co		Ditto	Ditto.
	5	5 Cases, M S & M I		Ditto	Ditto.
" 1	5	1 Case, 214 in a diamond, bottom M C &	Co	Ditto	Ditto.
China Carlotte	2000 POP (NEW YORK)	1 Case, M & Co		Ditto	Ditto.
1	5	1 Cask, no mark, or D H in a diamond		Ditta	Ditto.
		D & Co., Bengal.	a, bottom		
,, 1	5	1 Case, addressed	•••	Officer Commanding 4th Battalion, Rifle Brigade, Rawal	Ditto.
	1			Pindee, Bengal	
,, 1	G01357 MIX	6 Cases, 10042 in a block, top T C		Order	Ditto.
,, 1	5	1 Wheel, W I in a diamond		Ditto	Ditto.
., 1	5	2 Cases, A B & F E	•••	Ditto	S. S. Malabar.
,, 1	5	1 Case, addressed	•••	Indian Museum.	Ditto.
,, 1	5	1 Case, M S & M I		Order	Ditto.
,, 1	BENEVO E VOS	2 Casks, R A M, bottom Cawnpore		Ditto	Ditto.
,, 1,	DE. (900) 79 PHILLY	1 Case, 822 in a double triangle	100 C C C C C C C C C C C C C C C C C C	Ditto	Ditto.
,, 1	\$58500 B R0585	3 Barrels, C C in a triangle		Ditto	Ditto
	100 PM		No. of the last of		

Statement of the Affairs of the Bank of Bengal for the week ending 21st June 1881.

LIABILITIES.		Rs.	٨.	P.	ASSETS. Rs.		A.	P.
Capital paid up Reserve Fund		2,00,00,000 25,12,051		0	Government Securities 1,47,68,91	3 :	14	0
Public Deposits at Head	0.2		41	la.	Office & Branches 51,65,86	1	9	8
Office Rs. 88,13,868 10 Ditto at Branches , 1,24,90,135 11	6}	2,13,04,004	6	8	Accounts of Credit ou Securities at Head Office & Branches 31,19,47	8	5	0
Other Deposits at Head Office and Branches				10	Bills discounted and purchased at Head Office			
Bank Post Bills, &c Sundries	***	11 07 585			and Branches 1,75,59,36 Balances with other Banks 5,99,56		7	5
		,	- 7		Bullion 4,51,90)2		7
					Dead Stock 11,58,5' Stamps 9,1			1
					Sundries 3,10,20			3
					4,31,42,9	7	13	4
					Cash and Currency Notes at Head Office Rs. 1,12,54,680 4 107			
					Cash and Currency Notes 3.20,33.69	22	9	8
					at Branches ,, 2,00,78,942 4 10)			1
Rupees		7,51,76,570	7	0	Rupees 7,51,76,5	0	7	0
					By order of the Directors,			7

BANK OF BENGAL, Calcutta, 23rd June 1881. J. Gordon, Chief Acctt. & Deputy Secy. (1200-1)

R. HARDIE, Secretary and Treasurer.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register	No. of Notes.	Value. Name of Claimant.
No.		Rs.
78	O 32-59670	50 Inspector J. Costello.
79	, 86-47670	20 Hummy Dag Dag
	-47671	20 Hurry Das Das.
80	,, 61-47427	20 Kailas Chunder Mitter.
81	,, 71-48517	500 Gooruck Ram Jawhermull.
85	, 32-45006	50 Nehar Chunder Shaw.
86	,, 32-66020	50 F. A. deBeauford.
87	71-50401	500 Sookdyal Soorjo Mull.
89	,, 69-49779	1007
-	., -49541	100
	,, 88-40986	100
	64 06984	20 T. W. Holderness, c.s.
	60 16466	20
	04 00500	10)
92	69 07919	20 H. W. Wollen.
93	OF 14709	10 H. Martindale.
94	OO ARONO	20 Hury Das Das.
96	MI ADDOM	500.3
90	47163	500 Fittambur Bhuttacharjee.
97	00 E0469	100)
91	00105	100
	0/125	100 Ramchand Sing.
	,, 32-51186	50
98	., 32-54084	50 Jodunath Dutt.
	L 83-40933	100.3
102	O 71-34056	500 G. Moyle.
700	,, 68-85843	100.5
103	,, 00-00040	50 Sissur Chunder Ghose.
-04	,, 32—38860	50 Khadem Ali.
104	, 32-67790	
105	A 92-63966	50 Koylas Chundra Moitra.
	Notes parti	ially lost or destroyed.
56	O 88-06619	100 7 Gobind Ram and Nund
	,, -08249	100 Lal.
57	,, 90-80514	10 Surruth Chunder Das.
58		50 Jeeth Ram Mahodeo.
59	, 32-54120	50.3
	,, 61-76792	20 Sutty Nath Roy.
60	,, 32-12493	50)
	,, 6469898	90/
	, 94-20893	10 Mrs. Skinner.
	,, 95—15275	10)
61	,, 63-81089	90.)
O.	. 61 -47999	20 Bama Churn Mukerjee.
		The Chief Paymaster, E.
62	,, 37—37231	I. Railway, Calcutta.
63	P 2-01182	10 Ramaprosad Ghose.
64	O 94-24373	10 Bhicken Chand.
	0 24 24010	To Duicken Chang.

	Notes part	ially lost or destroyed.
Registe No.	No. of Notes.	Value. Name of Claimant.
110.		Rs.
65	O 18-96927	10)
,	., 12-72835	10 Nundo Lal Banerjee.
	L 62-15138	10)
66	O \$8-11821	100 Huri Lal and Mangobind Chunder.
67	., 85-17262	20 R. J. Eades.
68	,, 32-50748	50 A. Milne.
69	,, 62-23788	20 Bubra Mull.
70	,, 55-84865	20 Hem Chunder Nundy.
71	,, 60-32813	200
100	,, 85-42742	20 Asutosh Ghosal.
72	,, 98-42787	5 Mrs. D. E. Macnaghten.
73	,, 91-61452	10 Behari Lal Misser.
74	,, 38-08163	5 Khoda Buksh.
75	L 55-93730	5 Hurro Gobind Dey.
76	O 88-75820	100 7
	,, -67955	100 Khetter Mohun Chatterjee.
77	,, 67-25218	100 7 Estan Mr. a. C
	,, 30-55924	50 Finlay, Muir & Co.
78	,, 89-05124	1,000 Puldeb Per Name To
	,, -01800	1,000 Buldeb Ram Narain Ram.
54	,, 15-63066)	10 P Mania
	,, 14-13092 }	10 F. Munjee.
55	,, 54-54288)	103
	50-24121	10)
	L 57-43508 7	Surbessur Chatterjee.
	,, 44-29479 \$	10)
56	O 85-614827	90 Tee De-
	,, -61481	20 Jea Beg.
57	,, 63-58414 ?	20]
	,, -58417 \$	20
	L 62-37052	10 Luchminarayon.
	,, —37051 ∫	To Lidenminarayon.
	,, 24-90642 ?	5
	,, -90646 \$	5)
. 58	O 45-26797?	10 Ram Dass Khan.
	,, -26796	10 Rum Dass Khan.
59	., 45-836397	10 Abdool Rasack.
	L 97-79212 5	
60	O 76—17760 ?	10 Poorna Chunder Mooker-
	,, 54-00705 }	jee.
61	,, 64—56066 }	20 Preogopal Mitter.
200	,, 60—36819 5	- Trogopal Hitter.
62	L 60-47656 }	10 Chuni Lal Coondu & Co.
	,, -47659 \$	
63	0 38-24387)	The Secretary and Trea-
	,, -24397	5 surer, Bank of Bengal,
O.F		Calcutta.
65	L 89-14704 ?	20
11 19	,, 65—27547 \$	
7.5	0 75-44221	10 Sitanath Banerjee.
	,, -44219	
	,, 9176663 }	10
0.0	D 16-10660 5	
66	0 88-65381 7	* 100 Bámáji Seth.
4 1	,, -694685	2017年19月15日,2017年17日,17日日本公司中国的1月18日,17日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本
		R. A. STERNDALE, nl. in charge of Paper Currency.
School Life Company		

Notice.

THE Public are hereby informed that the well-known Kartie Baruni Mela, which is held on the banks of the Dhaleshwari, near Munshigunge, in the Dacca district, will commence on the 5th November 1881, A.D., corresponding with the 21st Kartick 1288, B.S., and continue up to the 16th December 1881. Tradesmen, dealers and others may buy and sell there during these six weeks. weeks.

C. C. Stevens, Magistrate of Dacca.

Notification.

THE owners of lands in Calcutta, and their Agents, are hereby informed that the rate of redemption of petty holdings has been fixed by Government (No. 375—167LR, dated 9th February 1881, Revenue Department) at 30 years' purchase of the annual Government revenue.

Holdings may be redeemed on application to this Office on payment of fees at the above rate.

G. M. GOODRICKE, Deputy Collector.

Calcutta Collectorate, No. 5, Church Lane, The 19th March 1881.

Government Cinchona Febrifuge.

Government Cinchona Febrifuge.

THIS preparation is an efficient substitute for Quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanical Garden, Calcutta, for cash only, at the following rates:—per four ounce tin, Rs. 4 ans. 8; per eight ounce tin, Rs. 8 ans. 8; per pound tin, Rs. 16 ans. 8. The general public can be supplied by the Superintendent, Botanical Garden, for cash only, at the undernoted rates:—per four ounce tin, Rs. 5 ans. 8; per eight ounce tin, Rs. 10 ans. 8; per pound tin, Rs. 20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage eight annas per 4 and 8 oz. tins, and twelve annas per pound tin, in addition to the foregoing rates. foregoing rates.

Notification.

Under the provisions of section 2, Act VI of 1876 (Chota Nagpore Encumbered Estates' Act), Baboo Adhurkali Mookerjea is appointed to be the Manager, and the management is vested in him, of the undermentioned immovable properties in the district of Hazaribagh, held by the parties named against them severally, and of any other immovable property to which each of such holders is entitled in his own right, on which he acquired by or is entitled to redeem, or which may be acquired by or devolve on him or his heir during the continuance of such management:—

Name of Estate.

Name of Holder.

Gadi Chak Manjo, per-gunnah Kharakdiha, zillah

Tekait Toolsi Narain Singh.

Hazaribagh. Gadi Dighi, pergunnah Kharakdiha, zillah Hazaribagh.

Tekait Jhummun Narain Singh.

J. F. K. Hewitt, Commissioner of Chota Nagpore. The 17th June 1881. (1206—1)

Forest Dept., Bengal, Sunderbuns Divn. NOTICE.

NOTICE.

ONE piece of Teek timber is now lying at the Government Timber Depôt of Bogee station. Any person having claim upon the same is requested to come forward and prove his claim within two months from this date to the Officer in charge of the depôt, or at the office of the undersigned, and after paying salvage, &c., upon the log. to remove the same.

No claims will be admitted after two months from this date, when the timber will be sold for the benefit of Government.

G. W. STRETTELL,
Depy. Convr. of Forests, Sunderbuns Divn.
No. 3, Hungerford Street, Calcutta, the 30th May 1881. (1126-8)

Notice.

Oudh Forest Department. BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHUND RAILWAY.

FROM this date the prices of sal beams and scant-lings supplied from this depôt will be as follows:— Beams.—21 feet in length, at Rs. 2-10 per cubic foot.

2-12 2-14 22,, ** ٠, 24 3

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at ,, 2-4 ,,

Under 7 feet. at ,, 2 ,,

The above prices are for ordinary building purposes.

For Planking Sleepers, &c., special rates will be fixed

by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price

fixed by agreement.

Auction Sales will be held from time to time to clear

off stock.

For further particulars apply to the Officer in charge. By order of the Conservator of Forests, Oudh Circle, KANHYA LAL, in charge Byramghat Depôt. The 22nd May 1879.

Public Works Department,—Dacca Divn.

WANTED for the Dacca Division, two head Carpenters and two head Masons, on a salary of Rs. 20 per month each. Apply, stating qualifications, to the undersigned.

F. Sills, c.E., Executive Engineer, Dacca Division.

Wanted

A HEAD MOHURIR in the Magistrate's Office on a A salary of Rs. 40, rising to Rs. 60 a month by a biennial increment of Rs. 2 a month. A good knowledge of English and Bengali, and experience of Magistrate's Court and Office work, are required.

2. Applications, with copies of testimonials, will be received up to the 30th of June 1881.

R. Porch, Magistrate.

Maldah Magistracy, the 16th June 1881.

Notice.

WANTED a good practical experienced Surveyor to survey, level, and range outlines. The appointment would be for 12 months at least, and would carry pay of Rs. 150 per mensem, and Rs. 50 consolidated travelling allowance. Applications, with copies of testimentals will be received by the understoned up to the monials, will be received by the undersigned up to the 31st July 1881.

G. M. Currie, Chairman, D. R. Committee.

Monghyr, the 21st June 1881.

(1201—2)

WANTED four Overseers for employment in the several divisions of the Western Circle in Bengal. Salary Rs. 80 per month for two posts each, and Rs. 100 for two posts per mensem each. No one need apply who is physically unfit for work.

Preference will be given to students of the Civil Engineering College who have practical knowledge of the duties of Public Works Department.

Applications, with copies of certificates of qualification and age, will be received up to 7th July 1881.

Shamsoonder Dass, Head Assistant, for Superintending Engineer, Western Circle (on tour).

Dinapore, the 22nd June 1881.

I HAVE this day, under the provisions of Section 31 of Act II of 1874, appointed Frederick Clarke, Esq., Officiating Administrator-General of Bengal, and his successors in Office, to be Administrator and Administrators of the estate of the late Robert Murdo Macalpine, deceased, in my place and stead, and have assigned and transferred to him all the estates and effects and interest vested in me by virtue of the Letters of Administration granted to me.

nistration granted to me.

A. G. Warson, Administrator to the Estate of
R. M. Macalpine, deceased.

Calcutta, the 24th June 1881. (1204-1)

In the Court of the Second Subordinate Judge of 24-Pergunnahs.

EXECUTION CASE No. 69 OF 1881.

J. H. Morris and J. S. Deverenne, Decreeholders, versus Kali Nath Roy Chowdry, Pryanath Bose, and Nobeen Chundra Bose, Judgment-debtors

RIGHT, title, and interest of the Judgment-debtors in the property as per annexed schedule will be put up to public sale by the Nazir of the District Judge of 24-Pergunahs on the 4th of July 1881, for realization of Rs. 1,814-7-12 gundas.

SCHEDULE OF PROPERTY.

SCHEDULE OF PROPERTY.

Lot. No. 1.—Defaulting tenure mouza Godyepore, sub-registry Kaligunge, police-station Assasuni, in zilla 24-Pergunnahs, Collectorate toujih Nos. 606 and 694, pergunnah Valuka, mehal Choysute, and mehal Komolapore, mouza Godyepore, in which Omanath Roy Chowdry had durputni right, and that right was purchased by the decreeholders in an auction sale. The judgment-debtors have gantidari interest under the said durputni, in mouza Godyepore, valued at Rs. 5,000.

Kalinath Roy Chowdry, Nobeen Chunder Bose, and Pryanath Bose, are registered tenants.

The gantidari rental being Rs. 1,150-7-14\frac{1}{2}gundas.

KRISHNA MOHUN MOOKERIEE, Second Sub-Judge, 24-Pergunnahs.

BHOLANATH BANERJEA, Vakil.

24-Pergunnahs. (1202-1)

Dehra Doon Tea Co., "Limited."

Notice is hereby given that a dividend of 8% on the paid up Capital of above Company—3% for 1879 and 5% for 1880,—is now payable by warrant in Calcutta or Mussocie, or London, at the current rate of exchange. Shareholders who have not given instructions as to the payment of their dividends are requested to apply to the undersigned.

A. F. Gibson, Secretary

A. F. Gibson, Secretary. (1207—1)

Dehra, 25th June 1881.

New Beerbhoom Coal Company, Limited.
NOTICE is hereby given that the dixteenth Ordinary
Office and Meeting of the Shareholders of the above
Company will be held at the Office of the Company,
Fairly Place, on Monday, the 4th July 1881, at noon,
for the purpose of receiving the Directors' Report and
passing the accounts for tac half-year ending 30th April
1881, electing an Auditor, and for the transaction of any
other business that may be brought forward.

The Share Transfer Books of the Company will be
closed from 20th instant to 4th proximo, both days
inclusive.

inclusive.

A. R. McIntosh & Co., Managing Agents. Calcutta, the 14th June 1881. (1173-2)

Chitpore Screw Company, Limited, IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders of the above Company will be held at the Registered Office, No. 11, Loll Bazar, Calcutta, on Saturday, the 30th July next, at 4 p.m., when the Liquidators will submit there account showing the manner in which the winding up the Company has been conducted and the property disposed of, and will give any explanation that may be required of them; also to consider and pass a Resolution as to the disposal of the Company's books and papers.

GOPAL CHUNDER ROY

GOPAL CHUNDER ROY for self and BEER CHUND BUIRAL Liquidators. MADHUB CHUNDER BANEBJEE, GOBINDO CHUNDER SHAW, (1228 - 3)

Notice.

Estate Watkin Williams, late of Newport, in the County of Pembroke in South Wales, Commander of the ship

CREDITORS and others having claims on the above estate are required to send in particulars of the same to the Rev. Thomas Evans of Monghyr, in the province of Bengal, Baptist Missionary, to whom as constituted Attorney of David Havard and James Greffiths, both of South Wales, the Executors of the will of the deceased, administration, with a copy of the will annexed, of the property and credits of the said deceased (with effect within the province of Bengal) has been granted by the High Court of Calcutta, or to

the undersigned as Attorneys for the said administrator within two months from this date, at the expiration of which time the said administrator will proceed to pay over and distribute the assests belonging to the above

Dated this 13th day of June 1881.

BEEBY AND RUTTER.

Calcutta, 10. Hastings-street.

(1160 - 3)

INSOLVENT NOTICES.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Peter Swaeles, Junior, an Insolvent.

On Thursday, the 16th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

C. N. Manuel, Attorney. (1180—2)

In the matter of Thomas Horatio Nelson, an Insolvent.
On Thursday, the 16th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court before the said Court.

Insolvent in person.

In the matter of Anne Galloway, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of Angustnext, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in revene

Insolvent in person.

In the matter of HAJEE SEEDECK HAJEE GOOL MAHOMED, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Count. before the said Court.

C. F. Pittar, Attorney.

In the matter of John Francis Caston, an Insolvent.
On Tuesday, the 14th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court before the said Court.

Insolvent in person.

In the matter of Seefram Mozoomdar, an Insolvent.

On Monday, the 13th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Swinhoe, Law & Co., Attorneys. (1194—2)

In the matter of MARY PLUCKNETT, an Insolvent.
On Saturday, the 11th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Inscivent in person. Chief Clerk's Office, the 21st June 1881.

In the matter of Gregory Peter, an Insolvent.

Notice that an application for an ad-interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 5th day of July instant, at the hour of ten o'clock in the forenoon.

"Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid."

E. O. Moses, Attorney. (1208—1)

the matter of REBECCA GIBSON SHELVERTON, an Insolvent.

Insolvent.
On Tuesday, the 14th day of June instant, an account of the receipts and disbursements of the Official Assignee, from the 11th day of March 1881 to the 31st day of May last, was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of July

next. be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee. (1209-1)

In the matter of FREDERICK THOMAS STRAW, an Insolvent.

On Tuesday, the 14th day of June instant, an account of the receipts and disbursements of the Official Assignee, from the 1st day of August 1880 to the 31st day of May last, was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of July next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee. In the matter of FREDERICK THOMAS STRAW, an Insolvent.

A. B. Miller, Official Assignee. (1210-1)

In the matter of Allan McDougal Clark, an Insolvent.
On Tuesday, the 14th day of June instant, an account of the receipts and disbursements of the Official Assignee, from the 1st day of August 1879 to the 31st day of May last, was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of July next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

(1211—1)

In the matter of Joseph Ardwise, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that the Assignee ao pay and divide the sum of Rs. 420-13-5 to and amongst all the creditors upon the estate of the said Insolvent as a dividend, at the rate of Rs. 9 per cent. upon such of the debts as are admitted in the schedule of the said Insolvent and such claims as shall be proved or substantiated to the satisfaction of the said Assignee in proportion to their several debts, with leave to the Official Assignee to apply to this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

A. B. Miller, Official Assignee. (1212—1)

A. B. Miller, Official Assignee. (1212-1)

In the matter of Motabhoy Pestonjee Vassania, an

Insolvent.

Insolvent.
On Tuesday, the 14th day of June instant, it was ordered that Tuesday, the 2nd day of August next, be appointed for the further hearing of this matter, and that, unless cause be shown to the contrary on that day, the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Harriss & Co., Attorneys.

In the matter of DAVID COWIE AND JOHN COWIE,

Insolvents.
On Tuesday, the 14thday of June instant, it was ordered that Tuesday, the first Court day in July 1882, be appointed for the further hearing of this matter, and that, unless cause be shown to the contrary on that day, the said Insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvents at the time of the filing of their petition for relief.

C. T. Geddes, Attorney. (1214—2)

In the matter of Radhanauth Dev, an Insolvent.

On Tuesday, the 14th day of June instant, it was ordered that Tuesday, the 2nd day of August next, be appointed for the further hearing of this matter, and that, unless cause be shown to the contrary on that day, the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

W. F. Gillanders, Attorney. (1215—2)

In the matter of Baney Madhub Dey, an Insolvent.

On Tuesday, the 14th day of June instant, it was on the application of the Official Assignee peremptorily ordered that the hearing of this matter do stand adjourned until Tuesday, the 5th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

A. B. Miller, Official Assignee.

In the matter of Shoresh Chunder Sye, an Insolvent. On Tuesday, the 14th day of June instant, it was on the application of the Official Assignee peremptorly ordered that the hearing of this matter do stand adjourned until Tuesday, the 5th day of July next, and that the said Insolvent do then attend to be examined before the said Court the said Court.

A. B. Miller, Official Assignee.

In the matter of Kallydoss Doss, Nursingpersaud Doss, Woomachurn Doss, Jogessur Doss, and Sub-bessur Doss, Insolvents.

On Wednesday, the 15th day of June instant, it was ordered that Tuesday, the 2nd day of August next, be spointed for the further hearing of this matter, and that, unless cause be shown to the contrary on that day, the said Insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvents at the time of the filing of their petition for reliafvents at the time of the filing of their petition for relief.

H. H. Remfry, Attorney. (1218—

(1218-2)

In the matter of Aga Mahomed Taky, lately carrying on business at No. 140, Armenian-street, in the Town of Calcutta, Cloth Merchant, under the style of Aga Mahomed Taky & Co., an Insolvent.

On Monday, the 13th day of June instant, it was on the petition of Khowan Chand, a creditor of the said Insolvent, adjudged that the said Aga Mahomed Taky hath committed an act of insolvency under the provisions of the Act XI Vic., Chap. XXI, and by another order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

H. C. Chick, Attorney. (1219—2)

H. C. Chick, Attorney.

In the matter of Ramjodoo Paul, residing at Dhurmahatta-street in Calcutta, who carried on business as a Timber Merchant at Durmahatta-street aforesaid in co-partnership with one Hurry Churn Paul (who was a merely working partner) under the name and style of Ramjodoo Paul, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Friday, the 24th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

the Official Assignee.
Swinhoe, Law & Co., Attorneys.

(1220 - 1)

In the matter of John Hutchison, an Insolvent.

On Tuesday, the 21st day of June instant, it was ordered that Tuesday, the 2nd day of August next, be appointed for the further hearing of this matter, and that, unless cause be shown to the contrary on that day, the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

DIGNAM & ROBINSON, Attorneys. (1221—2)

DIGNAM & ROBINSON, Attorneys.

the matter of John Hutchison, an Insolvent.

On Tuesday, the 21st day of June instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively. Except the debt due to Hursookram Jemadar for Rs. 18, who appears not to have been served with the notice of the day of hearing in this matter.

Dignam and Robinson, Attorneys. (1222—1)

In the matter of Thomas Sprague Edmonds, an Insolvent.

On Tuesday, the 21st day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of September next, and that the said Insolvent do then attend to be examined before the said Court

Sanderson & Co., Attorneys.

In the matter of EDWARD ROSEWELL GONSALVES, an Insolvent.

On Monday, the 20th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of Edward Rosewell Gonsalves, of Motts-lane in the Town of Calcutta, an Assistant in the Bengal Legislative Department, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Viv., Chap. XXI, was filed in the Office of the Chief Clerk on Monday, the 20th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of SREEMUTTY PREMTORUNGINEE DOSSEE alias DHONEMONEY DOSSEE, wife of BROJENDRO COOMAR DUTT, of Baniatollah-street in the Town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Saturday, the 18th day of June instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

C. G. Lewis, Attorney.

In the matter of SREEMUTTY PREMTORUNGINEE DOSSEE

alias DHONEMONEY DOSSEE, an Insolvent. On Saturday, the 18th day of June instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of August next, and that the said Insolvent do then attend to be examined before the said Court.

C. G. Lewis, Attorney. (1227-2)Chief Clerk's Office, the 28th June 1881.

In the matter of KRISHNA MOHAN PAL, an Insolvent. ON Friday, the 17th day of June 1881, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge, under section 351 of Act X of 1877, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

R. F. RAMPINI, Offg. District Judge. Dacca District Judge's Office, the 18th June 1881. (1203-

POSTAL NOTICES.

THE registration fee for inland letters and postcards, THE registration fee for inland letters and postcards, and for foreign correspondence generally (letters, postcards, printed papers or books, legal and commercial documents, and samples), will be reduced from four annas to two annas, with effect from the 1st August 1881.

2. The present and revised rates are quoted below.

below

Present Registration I	lees.	Revised Registration (With effect from the 1st 1881).	Fees. August
A A	Fee.		Fee.
Inland letters and post-	4	Inland letters and post-	, and
Inland book and pattern- packets, including		Inland book and pattern- packets, including	
newspapers Foreign letters, postcards,	2	newspapers Foreign letters, post-	2
printed papers or books, legal and com-		or books, legal and	
mercial documents,	4	ments, and samples	

F. R. Hogo, Offg. Director-General of the Post-office of India. Simla, the 21st June 1881.

CIECULAR No. 27.

Copy to all Circles, with the remark that the notice should be distributed to the public, both in English and Vernaculer.

L. G. Wait, for Offg. Director-General of the Post-office of India. Simla, the 21st June 1881.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 26th June 1881

Anderson, Mrs. Anderson, A.
Archer, H S
Arnold, Miss Cecil.
Ballard, J.
Bashford, F. Bernard, Mrs. Chinn, a...
Christopher, Miss.
Cornelius, A.
Cornelius, Mrs.
D'Souza, Mrs. Georgina.
Debi Churn Dey & Brothers.
Dessa, Earnest.
Devon, A. T.
Seebal C...
Set Basack & Co.
Sharoles, R.
Smith, Miss S.
Spence, Miss M. B.
Smith, W.
Stewart, Mrs. G. C.
Thompson, A. Chinn, Mrs. M. Christopher, Miss Ellen. Debi Churn Dey & Bro Dessa, Earnest. Devon, A. T. Dutt, P. C. Eles, Master Lionel. Gasper, E. H. S. Gopinath Sodasweys. Goldsmith & Co. Harrison, E. F. Hickie, G. G. Horn, D. James, Mrs. M. H. Jones, J.

Kelpatrick, J. Kelly, Mrs. Koonjoo Behary Chunder. Lloyd, E. H. Mackenzie & Harrison & Co. McEwan, J T. H. Manuel, Miss N. Martin, Thomas. Marsland, Spencer.
Ramnarain Dey & Co.
Seebal Chunder Mullick.
Set Basack & Co. Thompson, A.
Strong, R.
Templeton, C.
Warde, H. A.
Weskin K. Windle, A. Woolston, Miss H. B.

Letters marked "Care of Post-Office, to be kept till called for."

Brawley, A. Brundage, J. D. Burns, Mrs. Burrill, William. Campbell, Major A. D. Coan, John.
Coles, Mrs. Charles.
Cox, F.
Collyer, Mrs. L.
Deane, Mrs. H. A. DeBraganzer, C. S.
Dutt, Surjo Cumar.
Dutt, R. N.
Dykes, L. F.
Earl, F. E.
Enris, W. Eisenowsky, Mr.
"Function."
Feilman, F. B. Collins. Ferm, Arthur. Farber, L. Fleming, Miss. G. E. Gheater, Mrs. J. Gorse. Jackson, W. F.
Jones, David William.
Journd, Ferdinand.
J. B. B. P. Kenderick, Geo. King, J. P. "Lance."

Abinash Chunder Banerjee. Lawton, T. H.
Anderson, A. S.
Archer, Capt. E. B.
Baxter, Dr. J. B.
Bernon, Monsieur James.
Bertala, Messrs.
& Co.
Berneley A

Littlewood, J. H.
MacLaughlin, Dr. A. J. M.
Marshall, W. K.
Malbrook, P.
Milber, John.
Mitter, A. C. Mitter, A. C. Montgomery, R. A.
Montgomery, H. J.
Morris, Nevill.
Nicoll, A.
O'Connell, T.
P. M. J.
Pain, J. H. W.
Peterson, C.
Phillips, W. H.
Phillips, H. H.
Q. E. D.
Radicic Vincenzo.
Read, F.
Richards, John.
Rendell, T. H.
Richards, Capt. W.
Roe, Lieut. R. J.
Roxburgh, J. Montgomery, R. A. H. J. B. Roxburgh, J. Scotland, W. J. Scott, Mrs. E. Smith, Mrs. E. Smith, John. Snelling, T. R. Straw, F. T. "Gorse."
Greive, Miss.
Hartley, S. R.
Havard, D.
Hedderly, Allen.
Hughes, Mrs. W. H.
Hutchison, Messrs. A & Son. W. E. S.
J. B. R.
J. O. N.
J. R. P.
Jackson, W. F.
Jones, David William,
Journd, Ferdinand.

Stewarf, T.
Stevenson, Mrs.
Stwart, A. G. J.
Stwart, A. G. J.
Stwart, A. G. J.
Vancum, R. M. (B. A., B. L.)
Vansitart, Mrs. T. P.
Watkins, James,
Ware, Mrs. H.
Wallaston, A.
Wilson, J. E.
Wilson, J. E.
Wilson, J. E.
Willis, Albert. Willis, Albert. Willson, W. H. X. Y. Z. Zig-Zag.

Newspapers.

Anderson A. S. Brundage, J. D. Campbell, Major A. D. Cowleshaw, J. Hedderly, Allen. Henry, Col.

Johnson, E. C. Peterson, C. Roe, Lieut. R. J. Rendell, T. H. Sale, M. Stainton, Mr.

Registered Letters.

Avocat, H. Balley, Mr. Speyer, E. M.

Shapira, Kapil. Z. Y. X. W.

E. Hutton, Presy. Postmaster, Calcutta.

SEA AND FOREIGN MAILS.

		-	And the second s
For	Box closes at	Date.	Per steamer.
		1881.	
Persian Gulf	7 P.M.	1st July	From Bombay
Madras, Ceylon, and the Inter- mediate Ports.		30th June	Chinsura.
Madras and Ceylon	6	30th ,,	Indus.
Foreign mails via Bombay Ditto book-post and pattern packets.	7 ,,	2nd July 1st ,,	From Bombay. Ditto.
Rangoon, Moulmein, and Straits.	6 "	29th June	Simla.
Chittagong, Akyab, Kyouk Phyoo, and Rangoon.	6 ,,	30th ,,	Medina.
Rangoon, Moulmein, and Straits.	7 "	6th July	
Port Blair and Camorta	7 "	6th ,,	Satara.

N.B.—The letter-box will close at 6 p.m. precisely, after which hour foreign letters fully prepaid, and bearing an extra postage-stamp of four (4) annas on each cover, will be received up to 6½ p.m. From 1st July 1881 the letter box will be closed at 7 p. m. and late letters will be received up to 7½ p. m.

E. HUTTON, Presy. Postmaster. General Post-Office, Calcutta, the 27th June 1881.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, the 24th June 1881.

REMARKS.

BHAGIRUTTEE.	Ft. In.
Entrance below Narainpore	14 6
Thence to Noorpore Junction, 6 miles.	9 0
Thence to Jungipore, 9 miles	9 6 Radhanuggur.
From Jungipore to Berhampore, 47 miles.	6 0 Kutirampore.
From Berhampore to Cutwa, 50 miles.	7 O Nughur.
From Cutwa to Nuddea, 46 miles.	7 O Dewangunge.
MATABANGAH.	
Entrance	12 0
Thence to Tatarparah	10 6
From Tatarparah to Hât- Bolia.	9 9 Peertolah.
From Hât-Bolia to Boal- maree.	7 6 Mohespore.
From Boalmarce to Alick-deah.	7 O Alickdeah.
From Alickdeah to Kissen-	7 0 Mothoorapore.

JELLINGHEE AND BHYRUB.

Names of Rivers.

Entrance of Bhyrub from 15 0

the Ganges.

Thence to Junction with the 10 0 Nowdaparrah.

Jellinghee.

From Junction of Bhyrub 10 0 Juggipur. and Jellinghee to Teakatta.
From Teakatta to Nuddea... 5 0 Dabipur.

Height of water on gauge at Berhampore, the 27th June 1881, above zero,—11 feet 9 inches.

T. BEATTY, C.E., Exe.-Engr., Nuddea Rivers Divn.

BERHAMPORE, dated the 27th June 1881.

Bramaputra River.

Weekly Water Report showing the least depth of water from Pearpore to Tokechandpore, for the week ending Saturday, the 18th June 1881.

Names of places.	Least depth of water.		REMARKS.
	Ft.	In.	
Pearpore to Mymensing 22 miles.	gh, 10	3	
Thence to Dewangunge, miles.	28 9	6	
Thence to Tokechandpor 30 miles.	re, 9	6	

Height of water, above zero, on Mymensingh gauge,-15 feet

F. Sills, c.e., Exc. Engr., Dacca Divn. Dated 18th June 1881.

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Ditto ditto 1873 3 0 ditto 1874 Ditto ... Administration Report of 1870-71 ...
Ditto ditto 1871-72 ... 0 1872-73 ... 1873-74 ... ditto n Ditto Ditto ditto 0 **

Ditto ditto 1873-74 ...

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 19. Correct position of Santipilly Light-house.

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Asst. Secy. to the Gort. of Bengal.

The 19th February 1878.

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The Calcutta Gazette.

WEDNESDAY, MAY 4, 1881.

PART III. Acts of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[First Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 3rd March 1881, and having received the assent of His Excellency the Governor-General on the 18th April 1881, is hereby promulgated for general information:—

ACT No. I of 1881.

An Act to amend the Calcutta Port Improvement Act Amendment Act, 1880.

Whereas it is expedient to facilitate the raising of loans by the Commissioners for making Improvements in the Port of Calcutta in the manner contemplated by Bengal Act IV of 1880, and to further amend Bengal Act V of 1870: It is hereby enacted as follows:—

Repeal of sections of Bengal Act IV of 1880.

1. Sections 17, 18, and 19 of Bengal Act IV of 1880 are hereby repealed.

2. For sections 7, 8, and 10 of the said Act
Substitution of sections
for sections 7, 8, and 10 of
Bengal Act IV of 1886.

7, 8, and 10 of the said Act
IV of 1880, the following sections shall be substituted:

"7. In case of default of payment of any In case of default, interest, the Secretary of Government how to pro-State shall have the same remedies as may be available to other creditors of the Commissioners under this Act; but nothing in this Act shall be deemed to conter upon the said Secretary of State any prior or greater right than that conferred upon other creditors of the Commissioners under

Power to repay before if they think fit, out of any moneys which may come into their hands under the provisions of this

Act, and which can be so applied without prejudicing the security of the other creditors of the Commissioners under this Act, to repay to the said Secretary of State any sum which for the time being may remain due to him under the provisions of this Act for principal, although the time fixed for the repayment of the same shall not have arrived: provided that no such repayment shall be made of any sum less than ten thousand rupees; and that, if such repayment is made, the amount of interest in each succeeding half-yearly instalment shall be adjusted so as to represent exactly the interest due on the outstanding principal."

"10. In such case it shall be lawful for the Security for loans.

Commissioners, with the sanction of the Lieutenant-Governor of Bengal, to raise a loan or loans on the security of all or any portion of the property vested in or acquired by them under this Act, other than the said reserve fund or the sinking fund provided by section 11 of this Act, and of the total aggregate amount of the proceeds of all or any of the tolls, duties, rates, and charges leviable under this Act, or on the security of all or any portion of such property or proceeds."

3. For the schedule annexed to the said
Act IV of 1880 the following schedule shall be substituted:—

"SCHEDULE (referred to in section 16).
FORM OF DEBENTURE.

The Commissioners for making Improvements in the Port of Calcutta.

he 18

No.

By virtue of the Act, No. IV of 1880, of the Council of the Lieutenant-Governor of Bengal

for making Laws and Regulations, entitled "The Calcutta Port Improvement Act Amendment Act," We, the Commissioners for making Improvements in the Port of Calcutta, in pursuance of the powers vested in us in sections 9, 10, and 12 of the above Act, and in accordance with the advertisement, dated , in consideration of the sum of Rs.

paid to us by

to pay to the said the sum of Rs. , promise or order

thirty years after the date hereof, together with interest thereon at the rate of per centum per annum, payable half-yearly on the

day of and the day of But if default shall be made for two consecutive half-years in either the payment of the interest or making the necessary investments on account of the sinking fund, the loan shall at once become repayable.

(Signatures of the Chairman or Vice-Chairman and two Commissioners.)"

4. For section 20 of the said Act IV Substitution of section of 1880, the following for section 20 of Bengal section shall be substituted:

"20. The Lieutenant-Governor of Bengal
Lieutenant-Governor empowered to make byelaws. may, on the recommendation of the Commissioners, from time to time, make such bye-laws consistent with this Act and with the Indian Ports Act, 1875, as he may think necessary for any of the following purposes (that is to say):

(a) for regulating, declaring, and defining the wharves, quays, stages, jetties, and piers on and from which goods shall be landed from and shipped in vessels within the port;

(b) for the safe and convenient use of such wharves, quays, stages, jetties, and piers and of landing-places, tramways, warehouses, sheds, and other works in and

adjoining the same;

(c) for regulating the reception and removal of goods within and from the premises of the Commissioners, and for declaring the procedure to be followed for taking charge of goods which may have been damaged before landing, or may be alleged to be so damaged;

(d) for the mode of payment of tolls, charges, dues, and rates levied under

this Act;

- (e) for the removal of wrecks from the port or the river, and keeping clean the port, the river, the bank of the river, and the works of the Commissioners, and for preventing filth and rubbish being thrown therein or thereon;
- (f) for regulating the hours during which European seamen, and apprentices shipped on the same footing as European seamen, may be employed on board ships lying in the port or on wharves, quays, stages, jetties, and piers, in work necessitating exposure to the sun;
- (g) for otherwise carrying out the purposes of this Act:

and may, from time to time, on the recommendation aforesaid, vary, alter, or revoke any such byé-law so made by him.

Previous to the making, alteration, or revocation of any such bye-law, the recommendation of the Commissioners in respect thereof shall be published for three weeks successively in the Calcutta Gazette."

5. In section 2 of Bengal Act V of 1870 as amended by Bengal Act VII of 1871, the words "persons in number not more than thirteen nor less than nine," shall be substituted for the words, "persons in number

not more than twelve nor less than nine."

New section introduced after section 100 of Bengal Act V of 1870.

Bengal Act V of 1870 the following section shall be

added:—
"100A. The Commissioners shall, if and
Commissioners may be appointed Receivers of Wreck.

When appointed, under the provisions of section 73 of the Indian Merchant Shipping Act, 1880, to be Receivers of Wreck within the limits of their jurisdiction, exercise within such limits all the functions of a Receiver of Wreck under the said Act.

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

[First Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 23rd March 1881, and having received the assent of His Excellency the Governor-General on the 19th April 1881, is hereby promulgated for general information:—

ACT No. II or 1881.

An Act to amend "The Cess Act, 1880."

Whereas it is expedient to amend "The Cess
Preamble. Act, 1880," passed by the
Lieutenant-Governor of
Bengal in Council: It is hereby enacted as
follows:—

- 1. In section 9 of "The Cess Act, 1880," for Amendment of section 9 the figures "111" the of "The Cess Act, 1880." figures "109" shall be substituted.
- 2. In section 10, after the words "public Amendment of section works cess," the words "and all interest paid thereon" shall be inserted.
- 3. In section 13, after the words "in accordance with any valuation," the words "or revaluation" shall be inserted.

Introduction of new section after section 40. He following section shall be inserted, namely:—

"40A. Notwithstanding anything in the definitions of "estate" and resures in Government or elsewhere in this Act

contained, the Board of Revenue may direct that any land (other than the holding of a cultivating ryot) of which the rent or revenue is payable directly to the Government as proprietor thereof, shall, for the purposes of this Part, be deemed to be a tenure and not an estate, and that the Government shall be deemed to be the holder of the estate within which such tenure is included, and thereupon the Collector may recover any sum payable from such tenure under the provisions of this Act, in the same manner, and under the same penalties, as if the same were arrears of rent or revenue due to him."

- 5. In section 42, clause (1), for the words

 "" for the payment of the instalments," the following shall be substituted:—
 "under the provisions of section 3 of Act XI of 1859, or of any similar Act at the time being in force for the payment of arrears."
- 6. In section 43, after the word "proportionately," the words "to the land revenue" shall be inserted.

In clause 3 of the same section, for the words "the last preceding section," the words "this section" shall be substituted.

7. To section 44, the following clause shall be added:

- "(5) Whenever the separate account of the revenue payable in respect of any share or portion of an estate, as mentioned in clause 1 of this section, shall be closed, the provisions of this section shall cease to have effect in respect of such share."
- 8. In section 45, after the word "twelve,"

 Amendment of section the words "and a half"

 shall be inserted.

- 9. In section 46, clause (3), for the words

 Amendment of section "preceding section," the
 words "preceding clause" shall be substituted.
- Amendment of section under this Act, "the words under this Act," the words not being interest levied in respect of public works cess" shall be inserted.
- 11. In the heading of column 3 of Part I,

 Amendment of Schedule Schedule A, after the word
 A, Part I. "land," the words "if
 known" shall be inserted.

For the Note which stands below Part I of the same Schedule, the following Note shall be substituted:—

- "Nore.—In the body of this statement should be entered only nijjote lands and such uncultivated lands in the use and occupation of the maker of the return as are capable of assessment on their annual value."
- 12. In the heading of column 4 of Part II,

 Amendment of Schedule Schedule A, after the word
 A, Part II. "occupied," the words "if
 known" shall be added.
- 13. In the heading of column 7 of the form

 Amendment of Schedule of return in Schedule C,

 C. for the word and figure

 "column 5," the word and figure "column 6"

 shall be substituted.

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT

CORRIGENDA.

IN Bengal Act IX of 1880 (The Cess Act, 1880), section 3, line 9, for the word "for" read "far":

In section 4, line 25 of the same Act (in the definition of "estate"), for "revenue fee" read "revenue free":

In section 92, line 5 of the same Act, for "Rugulation" read "Regulation": In section 170, clause 2, line 2 of the same Act, omit the full stop after "separate": In schedule C, line 15, for "pace" read "space."

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MAY 11, 1881.

PART III. Acts of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 3rd March 1881, and having received the assent of His Excellency the Governor-General on the 18th April 1881, is hereby promulgated for general information :-

ACT No. I of 1881.

An Act to amend the Calcutta Port Improvement Act Amendment Act, 1880.

WHEREAS it is expedient to facilitate the raising of loans by the Commissioners for making Improvements in the Port of Calcutta in the manner contemplated by Bengal Act IV of 1880, and to further amend Bengal Act V of 1870: It is hereby enacted as follows:-

Repeal of sections of 19 of Bengal Act IV of 1880.

1 Sections 17, 18, and 19 of Bengal Act IV of 1880 are hereby repealed.

Substitution of sections for sections 7, 8, and 10 of Beugal Act IV of 1880.

2. For sections 7, 8, and 10 of the said Act IV of 1880, the following sections shall be substituted :-

"7. In case of default of payment of any In case of default, interest, the Secretary of Government how to proable to other creditors of the Commissioners under this Act; but nothing in this Act shall be deemed to confer upon the said Secretary of State any prior or greater right than that conferred upon other creditors of the Commissioners under this Act.

"8. It shall be lawful for the Commissioners, Power to repay before if they think fit, out of any due date. moneys which may come into their hands under the provisions of this

Act, and which can be so applied without prejudicing the security of the other creditors of the Commissioners under this Act, to repay to the said Secretary of State any sum which for the time being may remain due to him under the provisions of this Act for principal, although the time fixed for the repayment of the same shall not have arrived: provided that no such repayment shall be made of any sum less than ten thousand rupees; and that, if such repayment is made, the amount of interest in each succeeding half-yearly instalment shall be adjusted so as to represent exactly the interest due on the outstanding principal."

"10. In such case it shall be lawful for the Commissioners, with the sanction of the Lieutenant-Governor of Bengal, to raise a loan or loans on the security of all or any portion of the property vested in or acquired by them under this Act, other than the said reserve fund or the sinking fund provided by section 11 of this Act, and of the total aggregate amount of the proceeds of all or any of the tolls, duties, rates, and charges leviable under this Act, or on the security of all or any portion of such property or proceeds."

3. For the schedule annexed to the said

Act IV of 1880 the following schedule shall be substituted: stituted :-

"SCHEDULE (referred to in section 16). FORM OF DEBENTURE.

The Commissioners for making Improvements in the Port of Calcutta.

The No.

By virtue of the Act, No. IV of 1880, of the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations, entitled "The Calcutta Port Improvement Act Amendment Act," We, the Commissioners for making Improvements in the Port of Calcutta in pursuance of the powers vested in us in sections 9, 10, and 12 of the above Act, and in accordance with the advertisement, dated , in consideration of the sum of Rs.

paid to us by , promise to pay to the said or order the sum of Rs.

thirty years after the date hereof, together with interest thereon at the rate of per centum per annum, payable half-yearly on the

day of and the day of
But if default shall be made for two consecutive
half-years in either the payment of the interest
or making the necessary investments on account
of the sinking fund, the loan shall at once become
repayable.

(Signatures of the Chairman or Vice-Chairman and two Commissioners.)"

- 4. For section 20 of the said Act IV substitution of section of 1880, the following for section 20 of Bengal section shall be substituted:
- "20. The Lieutenant-Governor of Bengal
 Lieutenant-Governor empowered to make byelaws. The Lieutenant-Governor of Bengal
 may, on the recommendation
 of the Commissioners, from
 time to time, make such
 bye-laws consistent with this Act and with the
 Indian Ports Act, 1875, as he may think necessary
 for any of the following purposes (that is to say):
 - (a) for regulating, declaring, and defining the wharves, quays, stages, jetties, and piers on and from which goods shall be landed from and shipped in vessels within the port;

(b) for the safe and convenient use of such wharves quays, stages, jetties, and piers and of landing-places, tramways, warehouses, sheds, and other works in and

adjoining the same;

(c) for regulating the reception and removal of goods within and from the premises of the Commissioners, and for declaring the procedure to be followed for taking charge of goods which may have been damaged before landing, or may be alleged to be so damaged;

(d) for the mode of payment of tolls, charges, dues, and rates levied under

this Act;

- (e) for the removal of wrecks from the port or the river, and keeping clean the port, the river, the bank of the river, and the works of the Commissioners, and for preventing filth and rubbish being thrown therein or thereon;
- (f) for regulating the hours during which European scamen, and apprentices shipped on the same footing as European scamen, may be employed on board ships lying in the port or on wharves, quays, stages, jetties, and piers, in work necessitating exposure to the sun;
- (9) for otherwise carrying out the purposes of this Act:

and may, from time to time, on the recommendation aforesaid, vary, alter, or revoke any such bye-law so made by him.

Previous to the making, alteration, or revocation of any such bye-law, the recommendation of the Commissioners in respect thereof shall be published for three weeks successively in the Calcutta Gazette."

5. In section 2 of Bengal Act V of 1870 as amended by Bengal Act VII of 1871, the words "persons in number not more than thirteen nor less than nine," shall be substituted for the words, "persons in number not more than twelve nor less than nine."

New section introduced after section 100 of Bengal Act V of 1870 the Act V of 1870.

added:—

6. After section 100 of Bengal Act V of 1870 the following section shall be

"100A. The Commissioners shall, if and when appointed under the provisions of section 73 of the Indian Merchant Shipping Act, 1880, to be Receivers of Wreck within the limits of their jurisdiction, exercise within such limits all the functions of a Receiver of Wreck under the said Act.

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

[Second Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 23rd March 1881, and having received the assent of His Excellency the Governor-General on the 19th April 1881, is hereby promulgated for general information:—

ACT No. II of 1881.

An Act to amend " The Cess Act, 1880."

Whereas it is expedient to amend "The Cess

Act, 1880," passed by the
Lieutenant-Governor of

Bengal in Council: It is hereby enacted as
follows:—

- 1. In section 9 of "The Cess Act, 1880," for Amendment of section 9 the figures "111" the of "The Cess Act, 1880." figures "109" shall be substituted.
- 2. In section 10, after the words "public Amendment of section works cess," the words "and all interest paid thereon" shall be inserted.
- 3. In section 13, after the words "in accord-Amendment of section ance with any valuation," the words "or revaluation" shall be inserted.

Introduction of new section after section 40, the following section shall be inserted, namely:—

Recovery of cess from tenures in Government estates.

Revenue may direct that any land (other than

Revenue may direct that any land (other than the holding of a cultivating ryot) of which the rent or revenue is payable directly to the Government as proprietor thereof, shall, for the purposes of this Part, be deemed to be a tenure and not an estate, and that the Government shall be deemed to be the holder of the estate within which such tenure is included, and thereupon the Collector may recover any sum payable from such tenure under the provisions of this Act, in the same manner, and under the same penalties, as if the same were arrears of rent or revenue due to him."

- 5. In section 42, clause (1), for the words

 "for the payment of the instalments," the following shall be substituted:—

 "under the provisions of section 3 of Act XI of 1859, or of any similar Act at the time being in force for the payment of arrears."
- Amendment of section 43, after the word "proportionately," the words "to the land revenue" shall be inserted.

In clause 3 of the same section, for the words "the last preceding section," the words "this section" shall be substituted.

Addition to section 44. To section 44, the following clause shall be added:—

- "(5) Whenever the separate account of the revenue payable in respect of any share or portion of an estate, as mentioned in clause 1 of this section, shall be closed, the provisions of this section shall cease to have effect in respect of such share."
- 8. In section 45, after the word "twelve,"

 Amountment of section the words "and a half"

 shall be inserted.

- 9. In section 46, clause (3), for the words

 Amendment of section "preceding section," the
 words "preceding clause"
 shall be substituted.
- 10. In section 108, after the words "cesses Amendment of section under this Act," the words 108. "not being interest levied in respect of public works cess" shall be inserted.
- 11. In the heading of column 3 of Part I,

 Amendment of Schedule Schedule A, after the word
 A, Part I. "land," the words "if
 known" shall be inserted.

For the Note which stands below Part I of the same Schedule, the following Note shall be substituted:—

- "Note.—In the body of this statement should be entered only nijjote lands and such uncultivated lauds in the use and occupation of the maker of the return as are capable of assessment on their annual value."
- 12. In the heading of column 4 of Part II,

 Amendment of Schedule Schedule A, after the word
 A, Part'II. "occupied," the words "if
 known" shall be added.
- 13. In the heading of column 7 of the form

 Amendment of Schedule of return in Schedule C,

 C. for the word and figure

 "column 5," the word and figure "column 6"
 shall be substituted.

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

CORRIGENDA.

IN Bengal Act IX of 1880 (The Cess Act, 1880), section 3, line 9, for the word "for" read "far":

In section 4, line 25 of the same Act (in the definition of "estate"), for "revenue fee" read "revenue free":

In section 92, line 5 of the same Act, for "Rugulation" read "Regulation": In section 170, clause 2, line 2 of the same Act, omit the full stop after "separate": In schedule C, line 15, for "pace" read "space."

C. H. REILY,

Offg. Asst. Secy. to the Gort. of Bengal, Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MAY 18, 1881.

PART III. Acts of the Bengal Conncil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 3rd March 1881, and having received the assent of His Excellency the Governor-General on the 18th April 1881, is hereby promulgated for general information:—

ACT No. I of 1881.

An Act to amend the Calcutta Port Improvement Act Amendment Act, 1880.

WHEREAS it is expedient to facilitate the raising of loans by the Commissioners for making Improvements in the Port of Calcutta in the manner contemplated by Bengal Act IV of 1880, and to further amend Bengal Act V of 1870: It is hereby enacted as follows:—

1880, and to further amend Bengal Act V of 1870: It is hereby enacted as follows:

Repeal of sections of Bengal Act IV of 1880.

1. Sections 17, 18, and 19 of Bengal Act IV of 1880 are hereby repealed.

2. For sections 7, 8, and 10 of 1880, the followfor sections 7, 8, and 10 of 1880, the following sections shall be substituted:—

In case of default of payment of any interest, the Secretary of State shall have the same remedies as may be available to other creditors of the Commissioners under this Act; but nothing in this Act shall be deemed to confer upon the said Secretary of State any prior or greater right than that conferred upon other creditors of the Commissioners under this Act.

this Act.

"8. It shall be lawful for the Commissioners,

Power to repay before if they think fit, out of any
due date. moneys which may come
into their hands under the provisions of this

Act, and which can be so applied without prejudicing the security of the other creditors of the Commissioners under this Act, to repay to the said Secretary of State any sum which for the time being may remain due to him under the provisions of this Act for principal, although the time fixed for the repayment of the same shall not have arrived: provided that no such repayment shall be made of any sum less than ten thousand rupees; and that, if such repayment is made, the amount of interest in each succeeding half-yearly instalment shall be adjusted so as to represent exactly the interest due on the outstanding principal."

"10. In such case it shall be lawful for the

"10. In such case it shall be lawful for the Security for loans. Commissioners, with the sanction of the Lieutenant-Governor of Bengal, to raise a loan or loans on the security of all or any portion of the property vested in or acquired by them under this Act, other then the said reserve fund or the sinking fund provided by section 11 of this Act, and of the total aggregate amount of the proceeds of all or any of the tolls, duties, rates, and charges leviable under this Act, or on the security of all or any portion of such property or proceeds."

3. For the schedule annexed to the said

Act IV of 1880 the following schedule shall be substituted:—

"SCHEDULE (referred to in section 16).
FORM OF DEBENTURE.

The Commissioners for making Improvements in the Port of Calcutta.

The 18 .

By virtue of the Act, No. IV of 1880, of the Council of the Lieutenant-Governor of Bengal

for making Laws and Regulations, entitled "The Calcutta Port Improvement Act Amendment Act," We, the Commissioners for making Improvements in the Port of Calcutta, in pursuance of the powers vested in us in sections 9, 10, and 12 of the above Act, and in accordance with the advertisement, dated , in consideration of the sum of Rs.

paid to us by to pay to the said the sum of Rs. , promise or order

thirty years after the date hereof, together with interest thereon at the rate of per centum per annum, payable half-yearly on the

day of and the day of
But if default shall be made for two consecutive
half-years in either the payment of the interest
or making the necessary investments on account
of the sinking fund, the loan shall at once become
repayable.

(Signatures of the Chairman or Vice-Chairman and two Commissioners.)"

4. For section 20 of the said Act IV substitution of section of 1880, the following for section 20 of Bengal section shall be substituted:

"20. The Lieutenant-Governor of Bengal may, on the recommendation of the Commissioners, from time to time, make such bye-laws consistent with this Act and with the Indian Ports Act, 1875, as he may think necessary for any of the following purposes (that is to say):

(a) for regulating, declaring, and defining the wharves, quays, stages, jetties, and piers on and from which goods shall be landed from and shipped in vessels within the port;

(b) for the safe and convenient use of such wharves quays, stages, jetties, and piers and of landing-places, tramways, warehouses, sheds, and other works in and

adjoining the same;

(e) for regulating the reception and removal of goods within and from the premises of the Commissioners, and for declaring the procedure to be followed for taking charge of goods which may have been damaged before landing, or may be alleged to be so damaged;

(d) for the mode of payment of tolls, charges, dues, and rates levied under

this Act;

- (e) for the removal of wreeks from the port or the river, and keeping clean the port, the river, the bank of the river, and the works of the Commissioners, and for preventing filth and rubbish being thrown therein or thereon;
- (f) for regulating the hours during which European seamen, and apprentices shipped on the same footing as European seamen, may be employed on board ships lying in the port or on wharves, quays, stages, jetties, and piers, in work necessitating exposure to the sun;
- (g) for otherwise carrying out the purposes of this Act:

and may, from time to time, on the recommendation aforesaid, vary, alter, or revoke any such bye-law so made by him.

Previous to the making, alteration, or revocation of any such bye-law, the recommendation of the Commissioners in respect thereof shall be published for three weeks successively in the Calcutta Gazette."

5. In section 2 of Bengal Act V of 1870 as amended by Bengal Act VII of 1871, the words "persons in number not more than thirteen nor less than nine," shall be substituted for the words, "persons in number not more than twelve nor less than nine."

New section introduced after section 100 of Bengal Act V of 1870.

added:—

6. After section 100 of Bengal Act V of 1870 the following section shall be

"100A. The Commissioners shall, if and when appointed, under the appointed Receivers of Wreck. The Indian Merchant Shipping Act, 1880, to be Receivers of Wreck within the limits of their jurisdiction, exercise within such limits all the functions of a Receiver of Wreck under the said Act.

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

[Third Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 23rd March 1881, and having received the assent of His Excellency the Governor-General on the 19th April 1881, is hereby promulgated for general information:—

ACT No. II of 1881.

An Act to amend " The Cess Act, 1880."

Whereas it is expedient to amend "The Cess

Act, 1880," passed by the
Lieutenant-Governor of

Bengal in Council: It is hereby enacted as
follows:—

1. In section 9 of "The Cess Act, 1880," for Amendment of section 9 the figures "111" the of "The Cess Act, 1880." figures "109" shall be substituted.

2. In section 10, after the words "public Amendment of section works cess," the words "and all interest paid thereon" shall be inserted.

3. In section 13, after the words "in accordance with any valuation," the words "or revaluation" shall be inserted.

Introduction of new section after section 40. 4. After section 40, the following section shall be inserted, namely:—

"40A. Notwithstanding anything in the definitions of "estate" and tenures in Government estates.

"tenure" in section 4 or elsewhere in this Act contained, the Board of

contained, the Board of Revenue may direct that any land (other than the holding of a cultivating ryot) of which the rent or revenue is payable directly to the Government as proprietor thereof, shall, for the purposes

of this Part, be deemed to be a tenure and not an estate, and that the Government shall be deemed to be the holder of the estate within which such tenure is included, and thereupon the Collector may recover any sum payable from such tenure under the provisions of this Act, in the same manner, and under the same penalties, as if the same were arrears of rent or revenue due to him."

- 5. In section 42, clause (1), for the words

 "for the payment of the instalments," the following shall be substituted:—

 "under the provisions of section 3 of Act XI of 1859, or of any similar Act at the time being in force for the payment of arrears."
- 6. In section 43, after the word "proportionately," the words "to the land revenue" shall be inserted.

In clause 3 of the same section, for the words "the last preceding section," the words "this section" shall be substituted.

Addition to section 44. To section 44, the following clause shall be added:—

- "(5) Whenever the separate account of the revenue payable in respect of any share or portion of an estate, as mentioned in clause 1 of this section, shall be closed, the provisions of this section shall cease to have effect in respect of such share."
- 8. In section 45, after the word "twelve,"

 Amendment of section the words "and a half"

 shall be inserted.

- 9. In section 46, clause (3), for the words

 Amendment of section "preceding section," the
 words "preceding clause"
 shall be substituted.
- 10. In section 108, after the words "cesses under this Act," the words under this Act," the words "not being interest levied in respect of public works cess" shall be inserted.
- 11. In the heading of column 3 of Part I,

 Amendment of Schedule Schedule A, after the word
 A, Part I. "land," the words "if
 known" shall be inserted.

For the Note which stands below Part I of the same Schedule, the following Note shall be substituted:—

- "Note.—In the body of this statement should be entered only nijjote lands and such uncultivated lands in the use and occupation of the maker of the return as are capable of assessment on their annual value."
- 12. In the heading of column 4 of Part II,

 Amendment of Schedule Schedule A, after the word
 A, Part II. "occupied," the words "if
 known" shall be added.
- 13. In the heading of column 7 of the form

 Amendment of Schedule of return in Schedule C,

 C. for the word and figure

 "column 5," the word and figure "column 6" shall be substituted.

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

CORRIGENDA.

In Bengal Act IX of 1880 (The Cess Act, 1880), section 3, line 9, for the word "for" read "far":

In section 4, line 25 of the same Act (in the definition of "estate"), for "revenue fee":

In section 92, line 5 of the same Act, for "Rugulation" read "Regulation":
In section 170, clause 2, line 2 of the same Act, omit the full stop after "separate":
In schedule C, line 15, for "pace" read "space."

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MAY 25, 1881.

PART III. Acts of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[First Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor General on the 10th May 1881, is hereby promulgated for general information:—

ACT No. III of 1881.

An Act to amend "The Court of Wards' Act, 1879."

WHEREAS it is expedient to amend "The Court of Wards Act, 1879": It is enacted as follows:—

of "The Court of Wards
Short title, construction,
and commencement of
Act.

Act, 1879," and it shall
come into force upon the
date on which it may be
published in the Calcutta Gazette with the
assent of the Governor-General.

2. In section 17 of Act XI of 1859, the words from the beginning of the section down to the words "eighteen years. And" are

Amendment of sections
16 and 17 of Bengal Act IX of IX of 1879.

3. For sections 16 and 17 of Bengal Act IX of Bengal Act IX of 1879, the following sections

shall be substituted:—

"16. The Court may, from time to time, order such establishments to be entertained and expenses to be incurred as it shall con-

sider requisite for the care and management of the persons and properties under its charge, for superintendence, for the audit of accounts, and generally for all the purposes of this Act, and may order that such expenses, inclusive of all salaries, gratuities, and payments on account of the leave allowances of such establishments, be charged against any one or more properties

for the purposes of which such establishments are, or have been, entertained, or such expenses have been incurred.

"17. The Court may, in respect of such of the establishments and expenses referred to in the last preceding section, as are in the judgment of the Court of a general nature, direct that they shall be met by a general contribution from the properties in charge of the Court, to be levied in such manner and in such propor-

tion as the Court may from time to time direct.

It shall be, and shall be deemed always to have been, lawful to charge against any fund to which such general contribution may from time to time be, or have been, credited, any salaries, gratuities, leave allowances, or pensions

of officers and servants which the Lieutenant-Governor may order, or has already ordered, to be so charged."

Amendment of section and Act, the following sections shall be substituted, namely:—

Estate under charge of Court exempt from sale:

Estate under charge of Court exempt from sale:

Estate under charge of estate, and, subject to the provisions of section 14 of Act XI of 1859, every share or part of an estate for which a separate account has been opened under section 10 or section 11 of the said Act, or under section 70 of Bengal Act VII of 1876, shall be exempt from sale for arrears of Government revenue which have accrued whilst such estate, share, or part has been under the charge of the Court.

"Provided that all such arrears of revenue shall be the first charge upon the sale proceeds of any estate, share, or part which may be sold for any other cause than for such arrears of revenue. "Clause 2 .- If at the time when such estate,

Recovery of arrears of be under the charge of the revenue due at time of dudde when estate ceases to be under charge of Court. Court of Wards, an arrear of revenue is due on account

thereof, the Collector may attach such estate. share, or part and collect the rent, cesses and other demands due, and all arrears thereof, managing such estate, share, or part either directly or through a Manager, or by farming it for a period not exceeding five years, as he may

" Provided that when such estate, share, or part has been attached under the provisions of this clause, the proceeds shall be paid to the Collector, and the Collector after deducting the claims of Government for revenue and other public demands, together with any interest which has accrued upon such public demands other than Government revenue, and the charges of management, due up to the date of making such deduction, shall release such estate, share, or part from attachment, and pay any balance of the proceeds still remaining in his hands to the proprietor of such estate, share, or part, or to his duly constituted agent, and shall furnish such proprietor or agent with 'an account of the receipts and expenditure extending over the time when such estate, share, or part was under attachment.

Conditions under which estate may be sold for arrear of revenue accrued under Court.

5, section 8, Regulation I of 1793, or in section 23 of this Act contained, any estate. share of an estate on which an

arrear of revenue has accrued while under the charge of the Court, may at any time be sold under the provisions of the law for the time being in force for the recovery of arrears of Govern. ment revenue, if the Court has certified in writing that the interests of the ward require that such estate, share, or part be so sold, and has stated in such writing the reasons upon which it has arrived at such conclusion."

5. The following sections shall be substituted Amendment of sections 48 and 49. for sections 48 and 49 of

the same Act :-"48. All moneys received by the Manager shall be applied to the pur-Application of moneys received by Manager. poses bereinafter mentioned in accordance with such instructions as the Court may from time to time give in that behalf. Unless the Board of Revenue shall specially otherwise direct, priority shall be given to the purposes included under Class I over those included in Class II, and priority shall be given to the purposes included in Class II over those included in Class III.

"CLASS I.

"The payment of all charges necessary for the maintenance, education, and religious observances of the Ward and his family, for the management and supervision of the property of the Ward,

and the discharge of the instalments of Government revenue and of all cesses and other public demands from time to time due in respect of such property or any part of such property.

"CLASS II.

"The payment of all rents, cesses, and other demands due to any superior landlords in respect of any land held on behalf of the Ward, the liquidation of debts payable by the Ward,

the payment of all expenses which may be necessary to protect the interests of the Ward in the Civil Courts or otherwise,

the maintenance in an efficient condition of the estates, buildings, and other immoveable pro-perty belonging to the Ward, and

the payment of such religious, charitable, and other allowances as were paid out of the proceeds of the property before it came under the charge of the Court, and such allowances and donations befitting the position of the Ward's family as the Court may authorize to be paid.

"CLASS III.

"The improvement of the land and property of the Ward, and the benefit of the Ward and his property generally.

" Provided that the amount expended for such improvement and benefit in Amount to be expended any one year shall not exceed ten per centum of the surplus which the accounts of the previous year may show to have been available after paying or making provision for the payment of all expenses incurred up to the end of such previous year, unless, in the opinion of the Court and of the Lieutenant-Governor, it is desirable for the protection or in the interests of the Ward or his property to expend an amount exceeding such percentage.

"49. If the Ward is a female of sound mind,

Surp us to be made over to female and major whose property remains under the charge of the Court.

who has completed her age of twenty-one years, or a male who has completed his age of twenty-one years. his age of twenty-one years,

whose property remains under the charge of the Court with his consent under section 11, no part of the surplus mentioned in the proviso to the section immediately preceding shall be expended by the Court otherwise than in the liquidation of debts or in the improvement of the lands or property as aforesaid.

"Any portion of such surplus remaining after provision has been made for such purposes, shall be paid to such Ward.

"Provided that before paying any portion of such surplus to such Ward, the Court may deduct therefrom and retain at its disposal any sums which it may consider necessary to retain—

- "(1.) as a working balance for the management of the property and expenses incidental thereto;
- in order to make provision for any special charges which are expected to become payable on account of the property, and which probably cannot be met from the expected surplus of the following years."
- 6. In section 50 of the same Act, for the word "person" the word "male" shall be substituted, figures "section 49," the word and figures "section 48" shall be substituted."

7. In section 55 of the same Act, after the words "shall be brought on behalf of any ward," the words "by a Manager"

shall be inserted.

Amendment of section 58.

8. To section 58 of the same Act, the following words shall be added

(namely) :-

"Provided that the Collector may release any person who has been so imprisoned on his furnishing sufficient security for his attendance and for the delivery of the accounts or property required within such time as the Collector shall think fit. The Collector may at any time rescind such order of release, and direct that effect shall be given to the previous order of imprisonment."

9. The following section shall be inserted between section 58 and section 59 of the same Act:—

"58A. Any farmer holding or having held lands under the Court who, Penalty for neglecting to furnish accounts, &c. upon notice served upon him to that effect at any time during the currency of the lease or within six months after the expiry of the lease under which such lands were held or after he has relinquished such lands, omits or refuses to furnish accounts or produce documents or papers required under such notice, and shall not show sufficient cause for such omission or refusal, shall be liable to such fine as the Collector may think fit to impose, not exceeding one hundred rupees, for such omission, and the Collector may impose such further daily fine as he may think proper, not exceeding twenty rupees for each day during which such farmer shall omit to furnish the accounts, documents or papers required after a date to be fixed by the Collector in a notice warning the farmer that such further daily fine will be imposed.

"Such notice shall be served by tendering to the person to whom it may be directed a copy thereof, attested by the Collector, or by delivering such copy at the usual place of abode of such person or to some adult male member of his family, or in case it cannot be so served, by posting some copy upon such conspicuous part of the usual or last-known place of abode of such person, and in case such notice cannot be served in any of the ways hereinbefore mentioned, it shall be served in such a way as the Collector issuing the notice may direct, and the date fixed by such notice shall not be less than fifteen days after service thereof.

"The Collector may proceed from time to time to levy any amount which has become due in respect of any fine imposed under this section, notwithstanding that an appeal against the order imposing such fine may be pending.

"Provided that whenever the amount levied under such order shall have exceeded five hundred rupees, the Collector shall report the case specially to the Commissioner of the Division, and no further levy in respect of such fine shall be made otherwise than by the authority of the said Commissioner."

10. Instead of the repealed section 63 of the same Act, the following for repealed section 63.

| New section substituted for repealed section 63. | section shall be read (namely):—

"63. Any amount of interest which has accrued due on arrears of rent or other demand recoverable as rent payable to

the Manager of an estate which is in charge of the Court, may be recovered in any manner and by any process according to which such arrears may be recovered under any law for the time being in force, and any Court or officer who is competent to make an order or certificate in execution of which such arrears or other demand are recoverable, may direct that any costs incurred by the Manager in obtaining such order or certificate, and in executing the same, shall be recovered in the same manner and by the same process as if the amount thereof had been included in the said order or certificate."

11. After section 65 of the same Act, the

New section introduced following section shall be
after section 65 inserted (namely):—

Recovery of expense incurred by the Court on account of any property under its charge may, after the release of such property, be recovered as a demand

under Bengal Act VII of 1880, or any other Act at the time being in force for the recovery of public demands, from any person into whose possession such property or any part thereof may have passed immediately after the release by the Court of such property: Provided that the sum so recovered from any such person shall not be greater than the value of any such property which so passed into the possession of such person."

C. H. REILY,

Offy. Asst. Secy. to the Govt. of Bengal, Legislative Department.



The Calcutta Gazette.

WEDNESDAY, JUNE 1, 1881.

PART III. Act of the Bengal Conncil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor General on the 10th May 1881, is hereby promulgated for general information:—

Acr No. III of 1881.

An Act to amend "The Court of Wards' Act, 1879."

WHEREAS it is expedient to amend "The Court of Wards Act, 1879": It is enacted as follows:

of "The Court of Wards
Short title, construction, and commencement of Act, 1879," and it shall come into force upon the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General.

2. In section 17 of Act XI of 1859, the words from the beginning of the section down to the words reighteen years. And" are

hereby repealed.

Amendment of sections 16 and 17 of Bengal Act 1 IX of 1879. 1 shall be substituted:—

3. For sections 16 and 17 of Bengal Act IX of 1879, the following sections

"16. The Court may, from time to time, order such establishments to be

Establishments and, expenses

be incurred as it shall consider requisite for the care and management of
the persons and properties under its charge, for
superintendence, for the audit of accounts, and
generally for all the purposes of this Act, and
may order that such expenses, inclusive of all
salaries, gratuities, and payments on account of
the leave allowances of such establishments,
be charged against any one or more properties

for the purposes of which such establishments are, or have been, entertained, or such expenses have been incurred.

General contribution for general purposes.

General contribution for general purposes.

General contribution for penses referred to in the last preceding section, as are in the judgment of the Court of a general nature, direct that they shall be met by a general contribution from the properties in charge of the Court, to be levied in such manner and in such proportion as the Court may from time to time direct.

Charges for pensions and leave allowances.

It shall be, and shall be deemed always to have been, lawful to charge against any

fund to which such general contribution may from time to time be, or have been, credited, any salaries, gratuities, leave allowances, or pensions of officers and servants which the Lieutenant-Governor may order, or has already ordered, to be so charged."

Amendment of section 23.

4. For section 23 of the same Act, the following sections shall be substituted, namely:--

Estate under charge of Court exempt from sale.

Except as hereinafter provided by section 23A, every estate, and, subject to the provisions of section 14 of Act XI of 1859, every share or part of an estate for which a separate account has been opened under section 10 or section 11 of the said Act, or under section 70 of Bengal Act VII of 1876, shall be exempt from sale for arrears of Government revenue which have accrued whilst such estate, share, or part has been under the charge of the Court.

"Provided that all such arrears of revenue shall be the first charge upon the sale proceeds of any estate, share, or part which may be sold for any other cause than for such arrears of revenue.

" Clause 2 .- If at the time when such estate, Recovery of arrears of revenue due at time when estate ceases to be under the charge of the Court of Wards, an arrear of revenue is de-

of revenue is due on account

thereof, the Collector may attach such estate, share, or part and collect the rent, cesses and other demands due, and all arrears thereof, managing such estate, share, or part either directly or through a Manager, or by farming it for a period not exceeding five years, as he may think fit.

"Provided that when such estate, share, or part has been attached under the provisions of this clause, the proceeds shall be paid to the Collector, and the Collector after deducting the claims of Government for revenue and other public demands, together with any nterest which has accrued upon such public demands other than Government revenue, and the charges of management, due up to the date of making such deduction, shall release such estate, share, or part from attachment, and pay any balance of the proceeds still remaining in his hands to the proprietor of such estate, share, or part, or to his duly constituted agent, and shall furnish such proprietor or agent with an account of the receipts and expenditure extending over the time when such estate, share, or part was under attachment.

"23A. Notwithstanding anything in clause

Conditions under which estate may be sold for arrear of revenue accrued under Court.

5, section 8, Regulation I of 1793, or in section 23 of this Act contained, any estate, share, or part of an estate on which an

arrear of revenue has accrued while under the charge of the Court, may at any time be sold under the provisions of the law for the time being in force for the recovery of arrears of Govern-ment revenue, if the Court has certified in writing that the interests of the ward require that such estate, share, or part be so sold, and has stated in such writing the reasons upon which it has arrived at such conclusion."

5. The following sec-Amendment of sections tions shall be substituted for sections 48 and 49 of the same Act :-

"48. All moneys received by the Manager shall be applied to the pur-Application of moneys poses hereinafter mentioned in accordance with such instructions as the Court may from time to time give in that behalf. Unless the Board of Revenue shall specially otherwise direct, priority shall be given to the purposes included under Class I over those included in Class II, and priority shall be given to the purposes included in Class II over those included in Class III.

"CLASS I.

"The payment of all charges necessary for the maintenance, education, and religious observances of the Ward and his family, for the manage-ment and supervision of the property of the Ward,

and the discharge of the instalments of Government revenue and of all cesses and other public demands from time to time due in respect of such property or any part of such property.

"CLASS II.

"The payment of all rents, cesses, and other demands due to any superior landlords in respect of any land held on behalf of the Ward,

the liquidation of debts payable by the Ward, the payment of all expenses which may be necessary to protect the interests of the Ward in the Civil Courts or otherwise,

the maintenance in an efficient condition of the estates, buildings, and other immoveable pro-perty belonging to the Ward, and

the payment of such religious, charitable, and other allowances as were paid out of the proceeds of the property before it came under the charge of the Court, and such allowances and donations befitting the position of the Ward's family as the Court may authorize to be paid.

"CLASS III.

"The improvement of the land and property of the Ward, and the benefit of the Ward and his property generally.

" Provided that the amount expended for such improvement and benefit in Amount to be expended on improvement.

any one year shall not exceed ten per centum of the surplus which the accounts of the previous Amount to be expended year may show to have been available after paying or making provision for the payment of all expenses incurred up to the end of such previous year, unless, in the opinion of the Court and of the Lieutenant-Governor, it is desirable for the protection or in the interests of the Ward or his property to expend an amount exceeding such percentage.

"49. If the Ward is a female of sound mind,

Surp'ns to be made over to female and major whose property remains under the charge of the

who has completed her age of twenty-one years, or a male who has completed his age of twenty-one years,

whose property remains under the charge of the Court with his consent under section 11, no part of the surplus mentioned in the proviso to the section immediately preceding shall be expended by the Court otherwise than in the liquidation of debts or in the improvement of the lands or property as aforesaid.

"Any portion of such surplus remaining after provision has been made for such purposes, shall be paid to such Ward.

"Provided that before paying any portion of such surplus to such Ward, the Court may deduct therefrom and retain at its disposal any sums which it may consider necessary to retain-

- "(1.) as a working balance for the management of the property and expenses incidental thereto;
- "(2.) in order to make provision for any special charges which are expected to become payable on account of the property, and which probably cannot be met from the expected surplus of the following years."
- 6. In section 50 of the same Act, for the word "person" the word "male" shall be substituted, Amendment of section figures "section 49," the word and figures "section 48" shall be substituted."

7. In section 55 of the same Act, after the words "shall be brought on Amendment of section behalf of any ward," the words "by a Manager" shall be inserted.

8. To section 58 of the Amendment of section same Act, the following words shall be added

(namely) :-

"Provided that the Collector may release any person who has been so imprisoned on his furnishing sufficient security for his attendance and for the delivery of the accounts or property required within such time as the Collector shall think fit. The Collector may at any time rescind such order of release, and direct that effect shall be given to the previous order of imprisonment."

9. The following section shall be inserted between section 58 and New section introduced section 59 of the same between sections 58 & 59. Act :-

"58A. Any farmer holding or having held lands under the Court who, Penalty for neglecting to furnish accounts, &c. upon notice served upon him to that effect at any time during the currency of the lease or within six months after the expiry of the lease under which such lands were held or after he has relinquished such lands, omits or refuses to furnish accounts or produce documents or papers required under such notice, and shall not show sufficient cause for such omission or refusal, shall be liable to such fine as the Collector may think fit to impose, not exceeding one hundred rupees, for such omission, and the Collector may impose such further daily fine as he may think proper, not exceeding twenty rupees for each day during which such farmer shall omit to furnish the accounts, documents or papers required after a date to be fixed by the Collector in a notice warning the farmer that such further daily fine will be imposed.

"Such notice shall be served by tendering to the person to whom it may be directed a copy thereof, attested by the Collector, or by delivering such copy at the usual place of abode of such person or to some adult male member of his family, or in case it cannot be so served, by posting some copy upon such conspicuous part of the usual or last-known place of abode of such person, and in case such notice cannot be served in any of the ways hereinbefore mentioned, it shall be served in such a way as the Collector issuing the notice may direct, and the date fixed

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by such notice shall not be less than fifteen days after service thereof.

"The Collector may proceed from time to time to levy any amount which has become due in respect of any fine imposed under this section, notwithstanding that an appeal against the order imposing such fine may be pending.

"Provided that whenever the amount levied under such order shall have exceeded five hundred rupees, the Collector shall report the case specially to the Commissioner of the Division, and no further levy in respect of such fine shall be made otherwise than by the authority of the said Commissioner."

10. Instead of the repealed section 63 of the same Act, the following New section substituted for repealed section 63. section shall be read (namely):-

"63. Any amount of interest which has Recovery of interest on arrears of rent or other demand recoverable as rent payable to the Manager of an estate which is in charge of the Court, may be recovered in any manner and by any process according to which such arrears may be recovered under any law for the time being in force, and any Court or officer who is competent to make an order or certificate in execution of which such arrears or other demand are recoverable, may direct that any costs incurred by the Manager in obtaining such order or certificate, and in executing the same, shall be recovered in the same manner and by the same process as if the amount thereof had been included in the said order or certificate."

11. After section 65 of the same Act, the New section introduced following section shall be inserted (namely) inserted (namely) :-

"65A. Any expense incurred by the Court

Recovery of expense on account of any property under its charge may, after the release of such property. be recovered as a demand

under Bengal Act VII of 1880, or any other Act at the time being in force for the recovery of public demands, from any person into whose possession such property or any part thereof may have passed immediately after the release by the Court of such property: Provided that the sum so recovered from any such person shall not be greater than the value of any such property which so passed into the possession of such person.

C. H. REILY,

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Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.



The Calcutta Gazette.

WEDNESDAY, JUNE 8, 1881.

PART III. Acts of the Bengal Conncil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor General on the 10th May 1881, is hereby promulgated for general information:—

ACT No. III of 1881.

An Act to amend "The Court of Wards' Act, 1879."

Whereas it is expedient to amend "The Court of Wards Act, 1879": It is enacted as follows:—

1. This Act shall be read and taken as part of "The Court of Wards Short title, construction. and commencement of Act, 1879," and it shall come into force upon the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General.

2. In section 17 of Act XI of 1859, the words from the beginning of the section down to the words "eighteen years. And" are

Amendment of sections
16 and 17 of Bengal Act
IX of 1879.

3. For sections 16 and
17 of Bengal Act IX of
1879, the following sections
shall be substituted:—

"16. The Court may, from time to time, order such establishments to be entertained and expenses to be incurred as it shall consider requisite for the care and management of the persons and properties under its charge, for superintendence, for the audit of accounts, and generally for all the purposes of this Act, and may order that such expenses, inclusive of all salaries, gratuities, and payments on account of the leave allowances of such establishments, be charged against any one or more properties

for the purposes of which such establishments are, or have been, entertained, or such expenses have been incurred.

"17. The Court may, in respect of such of the establishments and expenses referred to in the last preceding section, as are in the judgment of the Court of a general nature, direct that they shall be met by a general contribution from the properties in charge of the Court, to be levied in such manner and in such propor-

tion as the Court may from time to time direct.

It shall be, and shall be deemed always to have been, lawful to charge against any

fund to which such general contribution may from time to time be, or have been, credited, any salaries, gratuities, leave allowances, or pensions of officers and servants which the Lieutenant-Governor may order, or has already ordered, to be so charged."

Amendment of section 4. For section 23 of the same Act, the following sections shall be substituted, namely:—

tions shall be substituted, namely:—

"23. Clause I.—Except as hereinafter provided by section 23A, every estate under charge of Court exempt from sale.

provisions of section 14 of Act XI of 1859, every share or part of an estate for which a separate account has been opened under section 10 or section 11 of the said Act, or under section 70 of Bengal Act VII of 1876, shall be exempt from sale for arrears of Government revenue which have accrued whilst such estate, share, or part has been under the charge of the Court.

"Provided that all such arrears of revenue shall be the first charge upon the sale proceeds of any estate, share, or part which may be sold for any other cause than for such arrears of revenue. "Clause 2 .- If at the time when such estate,

share, or part ceases to be under the charge of the Court of Wards, an arrear Recovery of arrears of revenue due at time when estate ceases to be under charge of Court. of revenue is due on account thereof, the Collector may attach such estate, share, or part and collect the rent, cesses and other demands due, and all arrears thereof, managing such estate, share, or part either directly or through a Manager, or by farming it

for a period not exceeding five years, as he may think fit.

"Provided that when such estate, share, or part has been attached under the provisions of this clause, the proceeds shall be paid to the Collector, and the Collector after deducting the claims of Government for revenue and other public demands, together with any nterest which has accrued upon such public demands other than Government revenue, and the charges of management, due up to the date of making such deduction, shall release such estate, share, or part from attachment, and pay any balance of the proceeds still remaining in his hands to the proprietor of such estate, share, or part, or to his duly constituted agent, and shall furnish such proprietor or agent with an account of the receipts and expenditure extending over the time when such estate, share, or part was under attachment.

"23A. Notwithstanding anything in clause

Conditions under which estate may be sold for arrear of revenue accrued under Court.

5, section 8, Regulation I of 1793, or in section 23 of this Act contained, any estate, share, or part of an estate on which an

arrear of revenue has accrued while under the charge of the Court, may at any time be sold under the provisions of the law for the time being in force for the recovery of arrears of Govern. ment revenue, if the Court has certified in writing that the interests of the ward require that such estate, share, or part be so sold, and has stated in such writing the reasons upon which it has arrived at such conclusion."

48 and 49.

Amendment of sections tions shall be substituted for sections 48 and 49 of the same Act :-

"48. All moneys received by the Manager shall be applied to the pur-Application of moneys poses hereinafter mentioned in accordance with such instructions as the Court may from time to time give in that behalf. Unless the Board of Revenue shall specially otherwise direct, priority shall be given to the purposes included under Class I over those included in Class II, and priority shall be given to the purposes included in Class II over those included in Class III.

"CLASS I.

"The payment of all charges necessary for the maintenance, education, and religious observances of the Ward and his family, for the management and supervision of the property of the Ward.

and the discharge of the instalments of Government revenue and of all cesses and other public demands from time to time due in respect of such property or any part of such property.

"CLASS II.

"The payment of all rents, cesses, and other demands due to any superior landlords in respect of any land held on behalf of the Ward,

the liquidation of debts payable by the Ward, the payment of all expenses which may be necessary to protect the interests of the Ward in the Civil Courts or otherwise,

the maintenance in an efficient condition of the estates, buildings, and other immovable property belonging to the Ward, and

the payment of such religious, charitable, and other allowances as were paid out of the proceeds of the property before it came under the charge of the Court, and such allowances and donations befitting the position of the Ward's family as the Court may authorize to be paid.

"CLASS III.

"The improvement of the land and property of the Ward, and the benefit of the Ward and his property generally.

" Provided that the amount expended for such improvement and benefit in Amount to be expended any one year shall not exceed ten per centum of the surplus which the accounts of the previous year may show to have been available after paying or making provision for the payment of all expenses incurred up to the end of such previous year, unless, in the opinion of the Court and of the Lieutenant-Governor, it is desirable for the protection or in the interests of the Ward or his property to expend an amount exceeding such percentage.

"49. If the Ward is a female of sound mind,

Surplus to be made over to female and major whose property remains under the charge of the

who has completed her age of twenty-one years, or a male who has completed his age of twenty-one years, whose property remains

under the charge of the Court with his consent under section 11, no part of the surplus mentioned in the proviso to the section immediately preceding shall be expended by the Court otherwise than in the liquidation of debts or in the improvement of the lands or property as aforesaid.

"Any portion of such surplus remaining after provision has been made for such purposes, shall be paid to such Ward.

"Provided that before paying any portion of such surplus to such Ward, the Court may deduct therefrom and retain at its disposal any sums which it may consider necessary to retain—

- "(1.) as a working balance for the management of the property and expenses incidental thereto;
- "(2.) in order to make provision for any special charges which are expected to become payable on account of the property, and which probably cannot be met from the expected surplus of the following years."
- 6. In section 50 of the same Act, for the word "person" the word "male" shall be substituted, and for the word and figures "section 49," the word and figures "section 48" shall be substituted."

7. In section 55 of the same Act, after the words "shall be brought on behalf of any ward," the words "by a Manager"

shall be inserted.

Amendment of section 8. To section 58 of the same Act, the following words shall be added

(namely) :-

"Provided that the Collector may release any person who has been so imprisoned on his furnishing sufficient security for his attendance and for the delivery of the accounts or property required within such time as the Collector shall think fit. The Collector may at any time rescind such order of release, and direct that effect shall be given to the previous order of imprisonment."

9. The following section shall be inserted between section 58 and section 58 & 59.

New section introduced section 59 of the same Act:—

"58A. Any farmer holding or having held lands under the Court who, Penalty for neglecting to furnish accounts, &c. upon notice served upon him to that effect at any time during the currency of the lease or within six months after the expiry of the lease under which such lands were held or after he has relinquished such lands, omits or refuses to furnish accounts or produce documents or papers required under such notice, and shall not show sufficient cause for such omission or refusal, shall be liable to such fine as the Collector may think fit to impose, not exceeding one hundred rupees, for such omission, and the Collector may impose such further daily fine as he may think proper, not exceeding twenty rupees for each day during which such farmer shall omit to furnish the accounts, documents or papers required after a date to be fixed by the Collector in a notice warning the farmer that such further daily fine will be imposed.

"Such notice shall be served by tendering to the person to whom it may be directed a copy thereof, attested by the Collector, or by delivering such copy at the usual place of abode of such person or to some adult male member of his family, or in case it cannot be so served, by posting some copy upon such conspicuous part of the usual or last-known place of abode of such person, and in case such notice cannot be served in any of the ways hereinbefore mentioned, it shall be served in such a way as the Collector issuing the notice may direct, and the date fixed by such notice shall not be less than fifteen days after service thereof.

"The Collector may proceed from time to time to levy any amount which has become due in respect of any fine imposed under this section, notwithstanding that an appeal against the order imposing such fine may be pending.

"Provided that whenever the amount levied under such order shall have exceeded five hundred rupees, the Collector shall report the case specially to the Commissioner of the Division, and no further levy in respect of such fine shall be made otherwise than by the authority of the said Commissioner."

10. Instead of the repealed section 63 of the same Act, the following for repealed section 63.

New section substituted section shall be read (namely):—

"63. Any amount of interest which has accrued due on arrears of rent or other demand recoverable as rent payable to the Manager of an estate which is in charge of

the Manager of an estate which is in charge of the Court, may be recovered in any manner and by any process according to which such arrears may be recovered under any law for the time being in force, and any Court or officer who is competent to make an order or certificate in execution of which such arrears or other demand are recoverable, may direct that any costs incurred by the Manager in obtaining such order or certificate, and in executing the same, shall be recovered in the same manner and by the same process as if the amount thereof had been included in the said order or certificate."

11. After section 65 of the same Act, the

New section introduced following section shall be
after section 65 inserted (namely):—

Recovery of expense incurred by the Court on account of any property under its charge may, after the release of such property, be recovered as a demand under Bengal Act VII of 1880, or any other Act at the time being in force for the recovery of public demands, from any person into whose possession such property or any part thereof may have passed immediately after the release by the Court of such property: Provided that the sum so recovered from any such person shall not be greater than the value of any such property which so passed into the possession of such person."

C. H. REILY,

Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department,

[First Publication.]

The following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor-General on the 23rd May 1881, is hereby promulgated for general information:—

ACT No. IV of 1881.

An Act to amend "The Bengal Excise Act, 1878."

Whereas it is expedient to amend "The Bengal Excise Act, 1878": It is enacted as follows:—

Short title, construction, and commencement of Act.

1. This Act may be called "The Bengal Excise Act Amendment Act, 1881."

It shall be read with, and taken as part of "The Bengal Excise Act, 1878," and it shall come into force from the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General.

Repeal of section 64 of Bengal Act VII of 1878. 2. Section 64 of "The Bengal Excise Act, 1878," is hereby repealed.

3. In section 4, after the definition of "exciseable article," the following shall be inserted, namely:

"Foreign exciseable article" means any exciseable article manufactured or produced at any place beyond the limits of British India, or at any place in British India in which no duty of excise is levied upon the manufacture or production of such article.

4. In the last clause of section 9, for the words

"and permit the manufacture of such liquors in
distilleries established under

section 7," the following shall be substituted:—
"Nothing in this section, or in section 7, shall be held to debar the Collector, with the sanction of the Board, from granting a license for the manufacture of spirituous liquors after native processes in a distillery established under section 7."

Introduction of new section after section 17.

5. After section 17, the following section shall be inserted, namely:—

Prohibition respecting certain foreign exciseable articles.

Prohibition respecting certain foreign exciseable articles.

Prohibition respecting time to time, declare, by a notification published in the Calcutta Gazette, in respect

of any foreign exciseable article except spirituous and fermented liquors imported by sea and kept only for private use and consumption and not for sale—

"(1) that the possession of such foreign exciseable article is absolutely prohibited in any quantity whatsoever in the districts or tracts specified in the notification, or "(2) that such possession shall be limited to specified quantities unless the Collector or other officer duly authorized in that behalf shall grant a license for the possession of a larger quantity of such article. The Board may, from time to time, if it think fit, fix the fee or duty payable for such license."

6. In section 19, after the words "beyond the limits of British India," shall be inserted the words "or at any place in British India in which no duty of excise is levied upon its manufacture."

7. In section 58, the words "for sale" shall
be omitted, and for the
last clause of the section,
the following words shall
be substituted, namely: "shall be liable for
every such offence (the provisions of section 17
notwithstanding) to a fine not exceeding five
hundred rupees."

Amendment of section 61. For the second clause of section 61, the following shall be substituted:—

"Nothing contained in the first clause of this section, or in section 17, applies to any spirituous or fermented liquors imported by sea which any person may have in his possession for his private use and consumption and not for sale."

Introduction of new section after section 61.

9. After section 61, the following section shall be inserted, namely:—

Penalty for being found in possession of foreign exciseable article in contravention of prohibition.

Penalty for being found of any notification issued under section 17A, is found in possession of any foreign exciseable article, or of a larger quantity of any such article than is permitted under such notification, shall be liable to a fine not exceeding five hundred rupees."

10. In the first clause of section 75, for the words "shall be liable to seizure and confiscation by an officer duly empowered in that behalf," the following shall be substituted, namely: "shall be liable to seizure by an officer duly empowered in that behalf, and to confiscation."

Amendment of section 82, the following section shall be substituted, namely:—

Power to exempt exciseable articles from provisions of Act.

Country, exempt any exciseable article or foreign exciseable arti

able article from all or any of the provisions of this Act, and may, from time to time, by a like notification, cancel such exemption."

C. H. Reily,
Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Department.



e Calcutta Gazette.

WEDNESDAY, JUNE 15, 1881.

PART III. Act of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor-General on the 23rd May 1881, is hereby promulgated for general information :-

ACT No. IV of 1881.

An Act to amend "The Bengal Excise Act, 1878."

WHEREAS it is expedient to amend "The Bengal Excise Act, 1878": It is enacted as follows:-

Short title, construc-on, and commencement of Act.

1. This Act may be called "The Bengal Excise Amendment Act, 1881."

It shall be read with, and taken as part of "The Bengal Excise Act, 1878," and it shall come into force from the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General.

Repeal of section 64 of Bengal Act VII of 1878.

Section 64 of "The 2. Bengal Excise Act, 1878,"

Amendment of section 4.

is hereby repealed, after the definition 3. In section 4, after the denuition the exciseable article," the following shall be inserted,

namely: " Foreign exciseable article" means any exciseable article manufactured or produced at any place beyond the limits of British India, or at any place in British India in which no duty of excise is levied upon the manufacture or production of such article.

4. In the last clause of section 9, for the words "and permit the manufac-ture of such liquors in Amendment of tion 9. distilleries established under section 7," the following shall be substituted:—

Nothing in this section, or in section 7, shall be held to debar the Collector, with the sanction of the Board, from granting a license for the manufacture of spirituous liquors after native pro-cesses in a distillery established under section 7." Introduction of new section after section 17.

After section 17, the following section shall be inserted, namely :-

Prohibition respecting certain foreign exciseable articles.

local Government, may, from time to time, declare, by a notification published in the Calcutta Gazette, in respect

of any foreign exciseable article except spirituous and fermented liquors imported by sea and kept only for private use and consumption and not for sale-

"17A. The Board, with the sanction of the

"(1) that the possession of such foreign exciseable article is absolutely prohibited in any quantity whatsoever in the districts or tracts specified in the notification, or

that such possession shall be limited to specified quantities unless the Collector or other officer duly authorized in that behalf shall grant a license for the possession of a larger quantity of such article. The Board may, from such article. The Board may, from time to time, if it think fit, fix the fee or duty payable for such license.'

6. In section 19, after the words "beyond the limits of British India," Amendment of section shall be inserted the words " or at any place in British India in which no duty of excise is levied upon its manufacture."

7. In section 58, the words "for sale" shall be omitted, and for the Amendment of section 58. last clause of the section, the following words shall be substituted, namely: "shall be liable for every such offence (the provisions of section 17 notwithstanding) to a fine not exceeding five hundred rupees.

8. For the second clause Amendment of section 61. of section 61, the following shall be substituted :-

"Nothing contained in the first clause of this section, or in section 17, applies to any spirituous or fermented liquors imported by sea which any

person may have in his possession for his private use and consumption and not for sale."

9. After section 61, the

Introduction

following section shall be inserted, namely :-

"61A. Any person who, in contravention of any notification issued Penalty for being found in possession of foreign exciseable article in con-travention of prohibition.

under section 17A, is found in possession of any foreign exciseable article, or of a larger quantity of any such article than is permitted under such notification, shall be liable

to a fine not exceeding five hundred rapees." 10. In the first clause of section 75, for the words "shall be liable to seizure and confiscation by au officer duly empowered in that behalf," the following shall be substituted,

namely: "shall be liable to seizure by an officer duly empowered in that behalf, and to confiscation."

11. For section 82, the following section shall be

substituted, namely:—
The local Government may, by notifica-· 82. tion in the Calcutta Gazette, Power to exempt excise-able articles from provi-sions of Act. within any specified tract of country, exempt any excise-able article or foreign excise-

able article from all or any of the provisions of this Act, and may, from time to time, by a like notification, cancel such exemption."

> C. H. REILY, Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.



he Calcutta Gazette.

WEDNESDAY, JUNE 22, 1881.

PART III. Act of the Bengul Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 9th April 1881, and having received the assent of His Excellency the Governor-General on the 23rd May 1881, is hereby promulgated for general information :-

ACT No. IV of 1881.

An Act to amend "The Bengal Excise Act, 1878."

WHEREAS it is expedient to amend "The Bengal Excise Act, 1878": It is enacted as follows:— Preamble.

1. This Act may be called "The Bengal Excise Act Amendment Act, 1881." Short title, construc-tion, and commencement of Act.

It shall be read with, and taken as part of "The Bengal Excise Act, 1878," and it shall come into force from the date on which it may be published in the Calcutta Gazette with the assent of the Governor-General.

2. Section 64 of "The Repeal of section 64 of Bengal Excise Act, 1878,"
Bengal Excise Act, 1878," is hereby repealed.

Amendment, of sec-

3. In section 4, after the definition of "exciseable article," the following shall be inserted, namely:

" Foreign exciseable article" means any exciseable article manufactured or produced at any place beyond the limits of British India, or at any place in British India in which no duty of excise is levied upon the manufacture or production of such article.

4. In the last clause of section 9, for the words "and permit the manufac-ture of such liquors in Amendment of secdistilleries established under section 7," the following shall be substituted:—

" Nothing in this section, or in section 7, shall be held to debar the Collector, with the sanction of the Board, from granting a license for the manufacture of spirituous liquors after native processes in a distillery established under section 7." Introduction of new section after section 17.

After section 17, the 5. following section shall be inserted, namely :-

"17A. The Board, with the sanction of the local Government, may, from time to time, declare, by a

Prohibition respecting certain foreign exciseable articles.

notification published in the Calcutta Gazette, in respect

of any foreign exciseable article except spirituous and fermented liquors imported by sea and kept only for private use and consumption and not for

"(1) that the possession of such foreign exciseable article is absolutely prohibited in any quantity whatsoever in the districts or tracts specified in the notification, or

"(2) that such possession shall be limited to specified quantities unless the Col-lector or other officer duly authorized in that behalf shall grant a license for the possession of a larger quantity of such article. The Board may, from time to time, if it think fit, fix the fee or duty payable for such license."

6. In section 19, after the words "beyond the limits of British India," shall be inserted the words Amendment of section " or at any place in British India in which no duty of excise is levied upon its manufacture."

7. In section 58, the words "for sale" shall be omitted, and for the Amendment of section last clause of the section, the following words shall be substituted, namely: "shall be liable for every such offence (the provisions of section 17 notwithstanding) to a fine not exceeding five hundred rupees."

8. For the second clause Amendment of section 61. of section 61, the following shall be substituted :-

"Nothing contained in the first clause of this section, or in section 17, applies to any spirituous or fermented liquors imported by sea which any

person may have in his possession for his private use and consumption and not for sale."

Introduction of new section after section 61.

9. After section 61, the following section shall be inserted, namely:—

"61A. Any person who, in contravention of any notification issued

Penalty for being found in possession of foreign excissable article in contravention of prohibition.

Iarger quantity of any notification issued under section 17A, is found in possession of any foreign exciseable article, or of a any such article than is

permitted under such notification, shall be liable to a fine not exceeding five hundred rupees."

10. In the first clause of section 75, for the words "shall be liable to Amendment of sec- seizure and confiscation by an officer duly empowered in that behalf," the following shall be substituted, namely: "shall be liable to seizure by an officer duly empowered in that behalf, and to confisca-tion,"

11. For section 82, the Amendment of sec- following section shall be substituted, namely :-

"82. The local Government may, by notification in the Calcutta Gazette, Power to exempt excise-able articles from provi-sions of Act. within any specified tract of country, exempt any excise-able article or foreign excise-

able article from all or any of the provisions of this Act, and may, from time to time, by a like notification, cancel such exemption."

> C. H. REILY, Offg. Asst. Secy. to the Govt. of Bengal, Legislative Department.

The Calcutta Gazette.

WEDNESDAY, JANUARY 26, 1881.

PART IV.

Bill of the Bengal Conncil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following papers are published for general information:-

THE REPORT OF THE COMMISSION

01

THE LABOUR DISTRICTS EMIGRATION ACT.

WE the Commissioners appointed by the Bengal Government Resolution of the 13th December 1880, to consider and amend the Labour Districts Emigratoin Act, VII (B.C.) of 1873, have the honor to make the following report.

2. We submit a copy of the proceedings at our meetings, and the draft

2. We submit a copy of the proceedings at our meetings, and the draft of a Bill embedying the amendments which we consider desirable in the system of inland labour transport. Owing to the illness of Mr. Forsyth, Assistant Secretary to the Bengal Government in the Legislative Department, we have had no professional assistance in drawing up the Bill. This fact may perhaps serve to explain or extenuate any defects that may be found in its form and phraseology.

3. From the official and other papers laid before us, and from our

own personal knowledge of the subject, we find that the present "Labour Districts Emigration Act" is defective in respect chiefly of the points

numbered I to IV below-

I.—In that it does not afford sufficient encouragement to free emigration. II.—In that it imposes unnecessary restrictions upon surdari recruiting.

III.—In that it fails to provide for the enforcement of contracts made otherwise than under the provisions of the Act itself, even in the case of imported labourers.

IV.—In respect of the remedies provided for employers in the event of the unlawful absence, idleness, or desertion of their contract labourers.

4. The proceedings of the Bengal Legislative Council show that in 1873 the local Government recognized in some degree the propriety of encouraging "free emigration" and "free recruiting;" by the former of which terms was apparently meant the spontaneous and unsolicited emigration of natives of other parts of India to the labour districts, while the latter term was int nded to apply to a system of inducing such natives to emigrate, and furnishing them with the means of doing so, carried on by, or on behalf of employers, without any supervision or control on the part of Government officers. The Lieutenant-Governor (Sir G. Campbell) seems indeed to have held that it was only the difficulty and expense then attending the conveyance of labourers to Assam which rendered it expedient to give to both employer and labourer the protection of a special law. Had communication been easy, and emigration for the purpose of finding employment common, no case would, in his view, have existed for applying any other than the ordinary law of master and servant. Sir G. Campbell does not, however, appear to have fully noticed the difficulties attendant upon the control of native imported labour in a country like Assam, and the impossibility of working it successfully without some more stringent sanctions than are afforded by the ordinary contract law. He did not specially consider whether the ordinary law of master and servant was in itself sufficient to meet the exigencies of the case. His first idea therefore, when amending Act II (BC.) of 1870, was to allow any native of India to go as a free emigrant to the labour districts, but not to recognize any contract made by him before his arrival

there, unless it were made under the provisions of the Labour Act. After arrival, this free immigrant might enter into any contract he pleased, but only under the ordinary law. He would be liable merely in damages if he broke it; and it was, owing to the competition for labour in the districts, generally to his interest to break it as soon and as often as he could. It was moreover at that time practically impossible for a native of the districts of Western Bengal and Behar to transfer himself and his family to the labour districts without substantial assistance in money from some source or other. But the scheme proposed by Sir. G. Campbell held out absolutely no inducements to an employer to incur the risk of making advances to defray the expenses of such emigration. While the labour law and this suggestion of the Lieutenant-Governor were under the consideration of the Bengal Council, the anticipations of scarcity in Behar gave the subject of emigration increased importance. It was contemplated that Government and private employers desiring labour should assist emigrants to reach the labour districts, and in order to draw forth such assistance from the tea planters, the Lieutenant-Governor modified his first suggestion so far as to propose that the law should recognize contracts made by emigrants at any place, and for any time, up to the limit of one year from the date of their arrival in the labour districts. But this contract was still only to be an agreement enforcible by suit under the ordinary civil law of contract: and the provisions of section 7 of Act VII (B. C. of 1873, in which the suggestion was ultimately embodied, have, so far as the free recruiting of emigrants and placing them upon contracts in their own districts is concerned, remained practically a dead letter.

5. No employer at present enters into a contract with an intending emigrant in the district of the emigrant's home, otherwise than under the provisions of the Act, and the impression has been general, among both employers and the officers of Government, that to recruit labour in Bengal or Behar, otherwise than in accordance with these provisions, was altogether illegal. This misconception of the law was exposed in a circular to district officers issued the year before last by the Government of Bengal on the representation of the Chief Commissioner of Assam; but it is certain that, so far as the districts of the Assam Valley are concerned, very little advantage has been taken hitherto of the concession embodied in section 7 of the Act. It is still not fully understood that a free emigrant may be put upon civil contract for a year in the district of his recruitment, and an Assam planter, especially in the remoter districts, does not care to run the risk of taking such an emigrant up to the garden at considerable expense, only to have him, in the absence of all legal engagement, enticed away by the liberal offers of some other employer, or to be met by a refusal to contract except upon the further payment of a subs-

tantial bonus.

6. In the case of Cachar and Sylhet there has been the same indifference to the permission given by the law to put an intending emigrant on contract for a year before he leaves his own district; but owing probably to the fact that transport to the Surma Valley has usually been by country boat, and subject therefore to but little interference and supervision, a practice has grown up of extensive free recruiting to supply the wants of those districts, the labourers being put upon contract for a year on their arrival there. In some instances indeed the law has been directly evaded, and three-year contracts taken from such immigrants, on the theory that after arrival they became local labourers.) But, of course, no contract which is not made under the Act can be enforced otherwise than under the ordinary law, and though Act XIII of 1859 has been doubtfully applied to such local contracts in some districts, its provisions were obviously never intended to meet such cases. There is therefore a universal complaint that the employer is, in the absence of a penal law, insufficiently protected in respect of local contracts, and recourse is only had to the system of free recruiting in places where it has been tried, because the alternatives of contractors' recruiting and sirdari recruiting are under present restrictions unduly expensive.

7. The general conclusion arrived at not only by us but by all who have been consulted in the matter, is that, looking to the increased facilities of communication with the labour districts, to the fact that the conditions of labour there are now thoroughly understood by the class from which the labourers are drawn, to the greatly ameliorated condition of the labourers themselves in the tea districts, to the great importance of colonizing the

eastern and relieving the pressure of population in the western districts of the Bengal Provinces, and to the urgent necessity at the present time of assisting the tea industry in which so much capital has been embarked, no unnecessary obstruction should now be thrown in the way of the emigration of natives of other parts of India to the labour districts under contracts made as in the Act provided; and that nothing should interfere with the making of such contracts by free emigrants and other local and time-expired labourers within the labour districts themselves.

8. Those employers who can draw a sufficient supply of labour to their tea gardens, without incurring the expense of employing a regular agency to recruit and to execute contracts in the recruiting districts, may be left to make their own arrangements. When free emigrants arrive ready to work for such employers, or where local labourers or others are willing to enter into contracts with them under the Act, they should be allowed to do so, it being provided that every labourer placing himself under the penal provisions of the Act shall be entitled also to benefit by its protective clauses. If any employer objects to this, he should be at full liberty to make with his labourers any contract which the ordinary law of the country will recognize and enforce.

9 On the other hand, there are districts more remote, and employers

9 On the other hand, there are districts more remote, and employers so locally circumstanced, as to make it necessary in their case that the emigrants going to recruit their labour force should be actually put on contract before leaving the province of their engagement. We propose to meet their wants by relieving sirdari recruiting of many of the restrictions which

now apply to it.

10. At present the garden-sirdar is regarded with suspicion by the law, by the Magistrates of recruiting districts, and by his employer. The law compels him to present himself at the Magistrate's court of the district where he proposes to work, that he may get his license countersigned—a requirement which at once brings him into dubious relations with the cutcherry amlah. His certificate is only allowed to run for six months. He is not permitted to travel in company with another sirdar, if the total number of their united bands of emigrants exceeds twenty. If he recruits more than twenty emigrants himself, he must take them to a contractor's depôt, becoming to all intents and purposes a contractor's recruiter. The local Magistrates in the recruiting districts have done little to help, and in some instances much to hinder, the work of even bond fide garden-sirdars. The sirdars are kept hanging about the courts while enquiries are made by the police in regard to their recruits; or while the Magistrate is absent from the station or engaged on other work. They have to fee underlings to assist them in getting registration effected, and they find it often impossible, owing to the delays and 'hustling,' to keep together the emigrants they have with pains collected. At the same time the employer finds that he on his part has no control over the sirdar when once he has left the garden. His contract was to remain and labour on the garden, and when he arrives at his home, he not unfrequently ignores his employer entirely, and decides to remain where he is. He sometimes disappears altogether with the advances made to him, or fritters the money away, and then declares his inability to move until he gets further supplies. He is tempted by contractors' recruiters and crimps to make over to them for a consideration emigrants recruited at his employer's expense; either filling up their places with worthless substitutes, or declaring that the labourers deserted after taking the advances he had been instructed to offer them. When he is placed under the control of a contractor or his local representative, as is sometimes done, he generally becomes merely a recruiter with a free license, who collects emigrants for the contractor rather than for his employer, receiving a commission on every man he brings in. It must be remembered also that the whole of the local influence of the contractors and their professional recruiters is thrown into the scale against the bond fide garden-sirdar, who works only by himself and for his employer.

11. We have no doubt whatever that most of the abuses attendant upon the engagement of natives of India for emigration purposes have been attributable to the operations of professional contractors and recruiters: and we believe that the only way to put interprovincial emigration on a sound and natural basis, and at the same time to diminish the cost of procuring labour, is to sever all connection between garden-sirdars and contractors' depôts, and to give the widest scope to the working of the sirdari system; providing at the same time, in the employer's interests, for the effective control

of the sirdars when engaged on recruiting duty. The fiction that the gardensirdar is sent back to induce only his own immediate relatives to return to the garden where he has prospered must be given up. He must be recognized as a recruiter, but as a recruiter directly commissioned by the employer himself, with personal knowledge of a labourer's life, and of whom his employer has personal knowledge. He should not be allowed to degenerate into a professional crimp, and his certificate should therefore run only for a limited period, and be renewable only with the consent of the Magistrate of the Labour District.

We should have been glad to see the contractor and his recruiter abolished altogether. But apart from the injury to individuals which the summary closing of an industry would certainly inflict, it is probable that there are some gardens which are not yet in a position to employ sirdari recruiters, and must for the present depend upon professional assistance in procuring labour Provision has, however, been made in the Bill drawn up by us for supplying by means of specially Licensed Local Agents the wants of new gardens when (as may be hoped will soon be the case) contractors and their depôts shall no longer exist.

13. On the subject of the defective provision in the present Act for the enforcement of locally-made contracts, and the treatment of unlawful absence and desertion of labourers in the labour districts, we can add nothing to the facts and arguments set forth in the letter to the Government of India from the Secretary to the Chief Commissioner of Assam, No. 2065 of the 28th October last, and its enclosures. It is only necessary emphatically to endorse all that is there said as to the absolute necessity of providing a penal contract law to secure employers in the tea districts against the serious losses to which they would be liable under a system of purely civil contract. But we hold equally strongly the view that, if a labourer consents to subject himself to a penal labour law, he is entitled to demand also the protection of law in respect of his general relations with his employer. If he surrenders to some extent his freedom, the law must compel the employer to provide for his wants, must secure to him his wage, must protect him against overwork, and must shield him from ill-usage of all kinds. This being so, it seems by far the simplest plan that all penal contracts to labour should be made under the same Act. There is good reason to believe that local and time-expired labourers in the tea districts are fully alive to their own interests, and not likely to be coerced or deceived into making any contract of the terms of which they are in doubt, or which they disapprove. In deference to the almost unanimous wish of the tea-planters, we propose to permit the extension of the maximum term of contract under the Act to five years; but we think it probable that in most cases local contracts will continue to be made for shorter terms, and the only effect of bringing such contracts under the Act will be, that there will be no sudden disruption or change in the position of imported labourers when the term of their first engagement comes to an end. They will simply make a fresh bargain in full knowledge of all its conditions, and will continue to receive the same protection as during the first term of their residence in the labour

With these preliminary observations, explanatory of the general policy we have adopted, we proceed to notice in detail the amendments and alterations proposed by us in the Labour Law.

Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
Preamble	Preamble	The last clauses of the preamble have been altered to indicate the extended purview of the proposed law. Instead of providing merely for the protection of persons proceeding under contract to the labour districts, and for the enforcement of contracts of service entered into by them, it is proposed to provide generally for the enforcement of contracts of service made under the Act, and for the protection of all persons entering into such contracts.

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Sections of Act. VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
3 3	1 & 2	The necessary verbal changes have been made in the 'Title' and 'Repealing Section.' In the interpretation clause the following additions and alterations have been made:— (1).—A definition of the term 'Local Government' has been given, by which the Lieutenant-Governor of Bengal and the Chief Commissioner of Assam respectively will exercise within the districts subject to their several jurisdictions the powers given by law to the 'Local Government.' There being 'two 'labour districts' under the Lieutenant-Governor, it is necessary to employ a phrase that will cover both the Lieutenant-Governor and the Chief Commissioner in respect of matters with which both must deal. (2.)—To simplify the wording of many sections, the phrases 'Inspector' and 'Assistant Inspector' are defined to mean respectively 'Inspector of Labourers' and 'Assistant Inspector of Labourers' are defined to mean respectively 'Inspector of Labourers' have been also been sirdar recruiters, who are generally the wives of garden-sirdars, is very desirable. The Magistrate can always refuse to countersign the certificate of any objectionable female. (4.)—The 'Local Agent' is practically a new creation of this Bill, although in some districts, Calcutta Agency houses at present employ a class of local agents, taking out for them either contractors' or recruiters' licenses. His duties and responsibilities are defined in sections 21 to 23. The intention is that he should control the operations of garden-sirdars in the recruiting districts, provide them with the necessary funds, and act generally as the representative of his employer. He can never, under any circumstance
		refuse to countersign the certificate of any objectionable female. (4.)—The 'Local Agent' is practically a new creation of this Bill, although in some districts, Calcutta Agency houses at present employ a class of local agents, taking out for them either contractors' or recruiters' licenses. His duties and responsibilities are defined in sections 21 to 23. The intention is that he should control the operations of garden-sirdars in the recruiting districts, provide them with the necessary funds, and act generally as the representative of his employer. He can never, under any circumstances, be a contractor; but with the special permission of his employers, and special license from Government, a local agent may be allowed to engage labourers for new gardens without the intervention of a garden-sirdar. (5.)—A provision is made in section 45 for licensing 'sub-contractors,' and a 'sub-contractor' is here defined to be a contractor's local representative. It is better to bring such men under control by recognizing them formally in the Act, than, as at present, either to ignore them, or compel them to take out recruiters' licenses. (6.)—The definitions of 'Emigrant' and 'Labourer' have been modified to suit the policy of the Bill. 'Emigrant' will now merely mean a Native of India, of the age of 16 years or upwards, who

Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
	4	under the Act. A definition of 'dependent' has been inserted to meet doubts which have arisen in practice, and save a separate section in the body of the Bill. (7.)—'Estate' is defined to mean the lands upon which any labourers (as well labourers defined in this Act as others) have been engaged to labour. This, with the definition of 'Manager,' is necessary to meet the case of gardens employing imported free labour from which returns are necessary for statistical purposes. (8.)—'Rule,' is defined to mean a rule formally made and duly notified under sections 5 and 6 of the Bill. A power is given to the local Government to exempt any labour district from the provisions of the Bill. It is probable that Sylhet, and very possible that Cachar, may be able shortly to do without any special Labour law.
4	5 & 6	A distinction has been drawn in section 5 between those rules which either of the two local Governments concerned may be called upon to make for its own province, and those which the Lieutenant-Governor of Bengal alone, or the Cuief Commissioner of Assam alone, will have to frame. The description of the subject matter of the rules has been made in some instances more precise, and in some more general. Any changes made in substance will be more conveniently noticed in connection with the sections of the law to which the clauses severally refer. We would, however, specially draw the attention of Government to the importance of having all rules carefully framed as far as possible in consultation with the leading representatives of the interests affected by them. So much important detail is left to be regulated by rules that full publicity and opportunity of discussing their bearing
		should be given to those concerned before they are finally passed by Government. This is a new section, and provides that any sums advanced by any Government officer under certain sections of the Bill on behalf of an employer, a gardensirdar, a contractor, or the master of a vessel, shall be recoverable under the Public Demands Recovery Act, VII (B.C.) of 1880, which it is presumed will be extended to Assam. If it is not so extended, the e advances should
ege Logo q ed kipi thisiyeter thisiyeter	8	under such contracts, are made, as at present, a charge
6	9	The present Act enables a native, when above the age of 16 years to make a valid contract under the Act. It

Sections of Act VII(B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
15	10	The section regulating the terms of a contract under the Act is brought into the preliminary chapter as being now intended to be a section of general application, regulating the contracts of local as well as of immigrant 'labourers.' We have raised the maximum limit of time to five years, and provided for payment in accordance with the system of task-work universal in the labour districts. It has been thought essential to provide for a minimum rate of wage for a fully completed task, and for a higher minimum in the fourth and fifth years of service, to which it is proposed that the contract term may now be extended. These changes have been made in accordance with the almost unanimous demand of those interested in the tea industry, concurred in by both the Chief Commissioner of Assam and the Lieutenant-Governor of Bengal. The argument in favour of the extension of term is that it is only thus that the employer can be fairly recouped his preliminary outlay and risk in importing the labourer and maintaining him while he gets acclimatized and learns his work. Looking, however, to the fact that a time-expired labourer can now always command a bonus on re-engagement, we consider that he is entitled to higher wages for the same amount of work in the later years of his service. He will, moreover, ordinarily be able to get through his task more quickly, and thus earn by extra work a full remuneration for his own improved capacity. Provision is further made for the deputation of a garden-sirdar on recruiting duty during the currency of his contract. It is proposed that the contract should be either to work upon any specified estate, or upon any estate belonging to the employer in the same labour district, as the parties to the contract may desire. Labourers fre-
Schedule A.	Schedule A.	quently wish to work on some particular and favourite garden. On the other hand they may be ready to work indifferently on any garden belonging to their employer in a certain neighbourhood. But where the engagement is thus general in terms, the labourer is protected against separation from his immediate family. The form of contract has been simplified, so as to be suitable for execution either in the recruiting districts or in the labour districts. Specific reference is made in it to the supply of house accommodation, medical attendance, food-grain and rations, because those are matters which ought to be brought under the notice of the intending labourer. It is presumed that the rules of the local Government on the supplying of food-grains will be furnished to every registering officer, so that he may be in a position to give the necessary information to emigrants brought before him for registration. Section 7 of the present Act prevents the execution of contracts to labour in the labour districts for more than one year, save under the provisions of the Act. In accordance with the policy already explained, section 11 of the Bill permits the free execution of contracts to be enforced only under the ordinary civil law. It also declares in unequivocal terms the legality of free emigration. But

Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	the state of the s
Sections VII (1 1873.	Correspond sections the D Bill.	Explanatory remarks by the Commission.
### ##################################	12	it maintains the protection now given to emigrants (i.e. to persons not natives of the labour districts), who may accept in ignorance an engagement to work on a garden declared unfit for the residence of such emigrants when on contract under the Act. No change has been made in the general section regarding
9	13	penalties; but to remove doubts, it is provided that all fines under the Act are to be recoverable under the Criminal Procedure Code. The section relating to procedure on trial of offences
10 & 11	14 & 15	remains unchanged. The section conferring on the local Government the power of forbidding emigration and immigration under the Act has been made more general, but the previous sanction of the Supreme Government ought, in our opinion, to be required to an order affecting the interests of more than one province.
	16	The section providing for the appointment of officers and their subordinate establishments is made more general in its wording. It will probably be found desirable to appoint more than one Superindendent of Emigration. The Government can under the rules define the duties of each; and it is provided elsewhere in the Bill that Government shall also determine which of the Superintendents under it shall license contractors, &c. The same remarks apply in respect of embarkation officers, and their power to license vessels. We attach special importance to the appointment of as many registering officers as possible. At present the delay and expense caused by there being only one Magistrate at each station
13, 16 to 32	17 to 44	Sections 17 to 44 contain our scheme of sirdari recruiting. In the first place, the certificate granted to the sirdar must set forth the principal points in the instructions given him by his employer, and, as disobedience in respect of certain of these instructions will subject him to penalties, he is required to accept and sign the certificate in the presence of the Inspector or a Magistrate of the labour district. The certificate will be in force for 12 months; but if the employer finds that any sirdar is a good recruiter, he may, with the consent of the Inspector or Magistrate of the Labour District, renew his certificate from time to time. The certificate need not be countersigned by the Magistrate of the recruiting district; nor is the sirdar bound to take his recruits for registration to such Magistrate. He may do so if most convenient, or he may start on his journey with them, and put them on contract at any registering station to which he may come on his way to the labour districts; provided only that he puts them on contract before he leaves the province of Bengal. This provision is intended to save delays
		on his way to the labour districts: provided only that he puts them on contract before he leaves the province

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Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.
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Explanatory remarks by the Commission.

convenient to keep a 'local agent.' The Government of Bengal will, it is hoped, multiply the facilities of registration by recognizing as many stations as possible. It is not proposed that special stations should be set apart for the registration of emigrants belonging to particular tracts of country. But no doubt in practice the tendency will be to put emigrants on contract at such places as Raneegunge and Hooghly, where there would ordinarily be a break in the journey; Raneegunge being the station where Chota Nagpore emigrants would take advantage of the railway, and Hooghly being the place where emigrants booked through to the Northern Bengal State Railway might be required to cross the river, so as to avoid Calcutta. The gardensirdar will take emigrants with him out of their own district at his proper risk. If they decline on reasonable grounds to contract when brought before a registering officer, they will be returned to their homes at the employer's expense. No medical examination as to an emigrant's fitness to labour will be made as a matter of course; but if the employer wishes to secure such an examination, he will only have to note this on his sirdar's certificate, and the registering officer will see that the instruction has been attended to. Any Government medical officer will be bound to make the examination on payment to him of a fee of eight annas per labourer; or the employer or his local agent may make their own arrangements with any qualified medical man. An emigrant who unreasonably refuses to contract after money has been spent in bringing him to a district other than his own, will be liable to penalty. Any registering officer may prevent the emigration of any native brought before him who seems unfit to travel, or affected with disease dangerous to others, if on medical examination these facts are established. Garden-sirdars are to be allowed to make their own arrangements for the accommodation of their emigrants; and any central depôts provided by them will be subject only to reasonable sanitary supervision. No restriction will be imposed on the number of labourers a sirdar may recruit; but every gang of 20 labourers going to the labour districts must be in charge of a responsible person, who will look after them and pay their way. To further economy, it is provided that a garden-sirdar may, with the consent of his employer's local agent, take charge of emigrants engaged for another employer, so long as his gang does not exceed twenty. Garden-sirdars failing to carry out their orders with reference to putting emigrants on contract, or deserting or embezzling moneys, or abandoning labourers en route, will be liable to prosecution wherever found, and the employer's local agent may prosecute in all such cases. The sirdar is made liable to minor penalties if he play into the hands of contractors, or have any working connection with contractors or contractors' subordinates. Every gang of labourers will be accompanied by a nominal way-bill, on which all casualties will be noted, and which will eventually be returned by

Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
33 to 51	45-66	the employer to the Superintendent of Emigration. There with thus be a complete record of the working of the system of sirdari recruiting in the Superintendent's office, obtained with the minimum amount of trouble to all concerned. Any Magistrate or Embarkation Agent or Inspecting Officer en route may detain any labourer or dependent found unfit to travel, or diseased in a manner to be dangerous to others. If any employer desires to have his labourers brought through Calcutta and inspected by his agents there, this can be done under section 43, even although the contract may have already been executed at another registering station. But little substantial alteration has been made in the sections relating to contractors and the operations of contractors' recruiting. Provision has been made, as above noticed, for the licensing of sub-contractors. The
		power of the Superintendent to cancel licenses during their currency for misconduct has been made more clear. The forms of licenses have been left to be regulated by rule. Contractors are to be bound to establish depôts wherever the Lieutenant-Governor of Bengal considers these necessary. They have also been made civilly liable for the conduct of their subordinates. The medical examination of intending emigrants has been restricted to ascertaining whether they are fit to travel and free from contagious disease. It has been made clear here (as well as in the chapter on sirdari recruiting) that the registration fee is to be paid on every native produced for registration, whether eventually rejected or not. The work imposed on a registering officer is greater in the case of a rejected than in that of an accepted labourer.
100		The sections for the regulation of contractors' depôts remain substantially unaltered. The functions of the Medical Inspector in connection with the depôt have been more clearly defined, and his examination of the labourers is canfined to ascertaining their continued freedom from contagious disease, and their fitness to travel to the labour districts. In section 76 provision is made for the supply of way-bills to gangs of labourers sent from contractors' depôts in the same manner as in the case of
61 to 94	77 to 99	An important change has been made in the provisions relating to transport. The present law deals only with the transport of 'emigrants' as there defined; that is to say, labourers under contract, and natives of India under actual engagement to contract with some particular person, special provision being made in certain matters for the protection of the former class. In view of the fact that, if free emigration developes, the number of native passengers by river steamer and country boat who are under no actual engagement may form the majority of those travelling by such means of conveyance, it seems necessary to give the Government a power of enforcing general sanitary regulations without reference to the classification of passengers. Accordingly provision is made for

Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
Secti VI 187	Corresponding Section 1911	
		rules for the ventilation, cleanliness, and water-supply of all such vessels, and for their inspection on the Assam rivers. But, lest any such system of licensing should interfere unduly with the ordinary river traffic in country boats, the local Government is authorized to relieve any vessels or class of vessels from the obligation of obtaining license. This being the general principle on which the Chapter on 'Transport' has been framed, we proceed to notice a few of the modifications in detail.
	77	The transport of native passengers and emigrants to Chittagong must apparently be regulated by the Native Passengers Act of 1876; accordingly we have declared that the provisions of the Bill will not apply to such transport.
62 & 63	78 & 79	These sections are modified in accordance with the general principle above described; but the fee for license for a single voyage is reduced to a maximum of Rs. 16, instead of four annas per labourer carried, and provision is made for the grant of periodical licenses to vessels running
		regularly. It is probable, that very shortly there may be, if not a daily, at any rate a bi-weekly, accelerated steam service between Dhubri and Debrooghur. It would be intolerable to subject these vessels to measure-
	1	ment for license before every voyage, or to charge them a heavy license fee on each occasion. The provisions of the law to ensure punctual despatch, and prevent overcrowding have been modified to suit the new system.
61, 67 & 68	83	It is believed that, with a proper system of way-bills, it is unnecessary to maintain any express provisions of law for embarkation passes and lists. The way-bills of all gangs of labourers received on board should be kept by the master during the voyage, and the master (or medical officer) should enter on these all casualties occurring on board. He need then only submit such returns of "gangs" and casualties as the Government may by rule prescribe. The long nominal lists and multifarious passes, may be entirely dispensed with.
69 & 70	84 & 85	The arrangements for labourers on board must continue to be regulated by rule, but as under arrangements now coming into force the provisions and medical officer will be supplied by the steamer companies, these sections have been modified to meet the present requirements. All medical officers employed must hold a Government license, and be liable to removal for misconduct.
72	87	It is unnecessary to provide in the law for detention of vessels at all Magistrates' stations. The local Government can most conveniently arrange by rule all such points of detail, and the section has been modified accordingly.
75 to 78	90	The powers of an Inspecting Magistrate to detain vessels on account of disease among the passengers are restricted somewhat, in order to meet the requirements of the present accelerated service.
81 to 88	95	It is proposed to leave all the procedure for disembarking labourers, and despatching them to their destination, to be regulated by rules, which can be modified to suit local and varying circumstances.

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of	Corresponding sections of the Draft Bill.	
ions I (E	esperion tion	Explanatory remarks by the Commission.
Sections of Act VII (B C.) of 1873.	Corresponding sections of the Draft Bill.	
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89	96	At present the Magistrate of the district or division can
4"		only depute a subordinate Magistrate to do inspection
Arrest March	et et er ee elege	duty. It is proposed to allow him also to depute any medical or gazetted police officer.
93 & 94		These sections are rendered unnecessary by the changes
FINE A. A.		made in other parts of the draft Bill.
95-99	100-102	We propose in sections 27 and 61 to reduce the registra-
		tion fee to a maximum of one rupee per head. In section
		105 a similar fee is proposed for the registration of local contracts under the Act. In section 100 the same
	girina i r	maximum is provided for the yearly rate. Looking to
		the large number of locally engaged labourers that are
W.		likely to come under the Act, it is probable that a very
44	4	much smaller sum will bring in the income necessary to
		defray the cost of working the Act. We strongly recom- mend that the Government should adopt a sliding scale
		of registration fees with reference to the length of the
•		contract term. It is not advisable to throw any obstacle
		in the way of the registration of local agreements under
	er er ofte	the Act, and if local contracts are generally made for one
		year only, it will be unfair to charge the full registration fee on every renewal. For the reasons set forth in the pro-
	2 3 3	ceedings of our Fifth Meeting, to which we would
		specially invite a reference, we have decided to recommend
		that no more income should be raised by fees and rates
		than is actually sufficient to pay for the Government
		machinery required to work the Act. Any surplus accruing should, as in the case of the zemindari dâk
		cess, be appropriated to reducing the fees and rates for
		the following year. These sections are modified to give
		effect to these views; but the rate is made recoverable
	al They	under the Public Demands Recovery Act, 1880. If that
		Act is not extended to Assam, the provisions of the present law may be restored.
	103-106	These sections provide for the execution of contracts under
	TOTAL ALIO	the Act by locally engaged labourers, whether immigrants
		or residents.
98-105	107-111	The provisions of the law regarding returns and registers to be made and kept by employers have been modified in the manner recommended by us at our Fourth
	The start of	in the manner recommended by us at our Fourth
	74 Sept. 11	Meeting. It is necessary for statistical purposes to pro-
	u.t	Meeting. It is necessary for statistical purposes to provide for the submission of returns of imported labour
	loga is	
	V 40 3 4	and for the inspection of such labourers, and this has been done. The duties of Inspectors are left to be more particularly defined by rules. But we would suggest that in any such rules it should be provided that the Inspector shall, if possible, give notice of his intention to
	Arch bury	particularly defined by rules. But we would suggest that
		in any such rules it should be provided that the Inspec-
		tor shall, if possible, give notice of his intention to
		visit a garden for the purpose of mustering the labourers.
Water State of the	Alleria Art	It may often be very inconvenient to an employer to have to call them off their work without notice or preparation.
106 to	112 to	The procedure for regulating task-work, and the payment
109.	116.	of the labourer, is made more precise; and while the
	Carrier 1 ly 100	employer is relieved of the obligation of submitting the
	and the	schedule to the Inspector in the first place, the Inspector
	100 FEBR	is empowered to order the alteration of anything that seems unreasonable, subject only to an appeal by the
		the direction of the state of the
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Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
	17	employer to a Committee. As the employer will now under section 131 have an easy remedy in all cases of unlawful absence from work, we have made it clear that every labourer is entitled to his weekly day of rest, and to wages on that day. If he absents himself from work on other days, the proper course for his employer to follow is
110 to 112.	117 to 120.	to report him to the Inspector, not to compel him to work on the only day he can claim for marketing or going about his own affairs. A new provision is inserted to to meet the case of labourers who, though not actually sick, are weakly and unable to earn as much as half the minimum rate of wage. In the sections relating to "Incapacity to labour," a new provision has been made for occasional absences of the labourer, caused by sickness, not being of such a permanent character as to warrant the interference of the Inspector and the suspension of the contract. It is proposed to allow 30 days' grace on this account in the year on half-pay
113 to	121 to	only, after which the days of absence will be added to the contract, unless the labourer shall refund the subsistence allowance drawn by him during absence. This section will only apply to absence from work caused by sickness; and seems therefore a concession which it is reasonable to make to the labourer, especially as we have below given the employer an easy remedy against unauthorised absence of other kinds. The most important change under the heading "Necessary
117.	127.	provision for labourers" is the omission from the contract of all reference to the supply of rice. In the prospect of emigrants from Behar forming in future a large majority of the labour force of the province, it seemed unreasonable to stipulate for the supply of rice only. On careful consideration of the whole question, we have come to the conclusion that the best plan is to give power to the local Government to make rules for the supply to labourers of the staple food-grain suited to each class, when this is not procurable at reasonable rates in the local markets. The Government may, we think, be trusted to determine, on equitable principles, what are reasonable rates, and at what prices the employer should supply his
		labourers. Local circumstances vary so greatly that what may be reasonable in one district would be most unfair in another, but no doubt the matter would always have to be regulated by reference to the labourer's wage as the <i>ultimate</i> standard. We have also made provision for a modified system of rationing in exceptional cases. In the case of Behar labourers a reasonable system of rationing in the early months of service will, we believe, often prevent serious mortality. We recognise, however, all the difficulties attendant on the introduction
		of any such system; and our proposals are therefore of a moderate and tentative character. The wording of the section regarding hospital accommodation and medi- cal attendance has been made more general, so as to enable the Government to sanction necessary arrange- ments in a manner as little burdensome as possible to individual employers.

of Act.	nding of Draft	
Sections of Act VII (B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
118to120	128to 130	The only change in the chapter relating to localities unfifor the residence of labourers is that provision has been made for closing a garden against some particular class of labourers without barring the employment of a labourers.
121	131	At present the penalty for unlawful absence of the laboure from his work can only be enforced by complaint before a Magistrate. An employer cannot, however, spare time to make journeys to court every time one of his labourer plays truant. It is proposed therefore to allow him to submit to the Inspector a monthly list of defaulter giving at the same time notice to each such defaulter that he has entered him in the list. The Inspector will on his next visit, enquire into each case and endorse the days of absence on the contract, unless the labourer agrees to forfeit four annas for each day of absence Prolonged and repeated absence may still be punished by Magistrate, if the employer chooses to complain, and the penalties for this have been made more severe.
122	132to 134	The sections regarding "desertion" have been modified if the manner recommended by the Chief Commissioner of Assam. The deserter may be arrested without warrant, but he must be taken to the nearest police-station where, after his statement and that of the captor have been recorded, he may be taken back to the estate of he employer. The Magistrate will, on perusal of the statements, judge if further enquiry is necessary and accordingly.
	135	A new section has been inserted, providing a punishment for habitual drunkenness and wilful disregard of sanitar regulations. In most Colonial Ordinances cognizance taken of the former offence: and as regards the latter, seems to us that, where the consequence of sanitar neglect may be so serious to the employer, he should have some means of punishing wilful offenders against dul promulgated orders.
128	141	As recommended by the Chief Commissioner of Assan rigorous imprisonment for one month has been provide as a possible punishment for enticing away or harbouring labourers.
129	142	Under the heading of 'Complaints by labourers,' it is provide that a labourer desiring to complain must be sent by he employer to the Inspector or Magistrate. But to prever stoppage of work by the labourers complaining en masse, is proposed that, if more than ten labourers come forwar to complain, the employer shall send notice to the Inspector or Magistrate to come and enquire. The present Aconly takes notice of complaints to an Inspector; but is seems desirable to extend the procedure under the chapter so as to allow complaints to any Magistrate. Such complaints would not always fall within the purview of the Indian Penal Code and Criminal Procedure Code or evenecessarily have reference to a distinct offence under the Labour Act and Rules. The labourer should be allowed to bring anything that he feels to be a grievance before the nearest protective officer. When a labourer is sent in to make his complaint, the employer would

Sections of Act VIL B.C.) of 1873.	Corresponding sections of the Draft Bill.	Explanatory remarks by the Commission.
		probably send a peon with him to prevent desertion. Provision is therefore made in section 142 for the award of compensation to the employer if the complaint is shown to be untrue or frivolous.
134	147	Provision is made for the <i>immediate</i> recovery of wages due to a labourer whose contract has determined. The employer has no right to keep such a man on his garden by detaining his wages.
136, 138	149	Instead of leaving the completion of the contract to be registered and endorsed by the Inspector, the obligation is thrown upon the employer of endorsing on the contract of each labourer the fact of its determination. The labourer will keep this as equivalent to a discharge certificate, and the other endorsements on the contract will show any new employer what the labourer's conduct has been during his former engagement.
137	150	The labourer is given the right to redeem the contract of any member of his family as well as his own, and the value now fixed for the unexpired period of the third year of any contract has been declared to extend to unexpired periods of the fourth and fifth years.
Sche- dules B to F	•••••	It is much more convenient to leave all forms to be laid down by rules of the local Government.

15. In conclusion, we desire to urge upon Government, not merely in the interests of the tea industry, but in those of the whole province, the importance of devoting continued attention to the improvement of communications with and throughout the Labour Districts of the Assam and Surmah Valleys. We believe that it is in this way, rather than by any scheme of Government emigration, that the waste lands of Assam will ultimately be colonised and reclaimed. Every year sees an increase in the numbers of the resident population, brought there in the first instance to meet the requirements of tea cultivation. If communication is made easy, rapid, and cheap, we cannot doubt that in time there will set in a natural spontaneous emigration from the over-peopled districts of North Behar to the fertile rice-tracts of Assam. Every Behari labourer who can be kept in health during his contract term, and returned to his home as a garden-sirdar, serves as a living stimulus to bring about such a movement. It is to Behar and the North-West that the tea-planters must in the future mainly look for their supply of labour. It is to Behar and the North-West that the Government must look for the working population to reclaim the wastes of its North-Eastern Frontier. In this view we feel it right to place in the very foreground of all schemes of improvement. (apart from the introduction of an accelerated river service, which the local administrations are already doing much to secure, and the making of good roads in the labour districts themselves), the completion of those links in the interprovincial railway system which will make it a simple and easy matter for the Behari labourer to journey to Assam for work, and which will at the same time serve to stimulate his settling there, by removing those sentimental ideas of distance and separation that more than anything else at present act as a deterrent upon voluntary and permanent emigration. We have the less hesitation in urging this matter, because experience seems to prove that almost any railway in Bengal must be a profitable investment for Capital. Already lines are under construction which will, when completed, link Bettiah, near the Eastern Frontier of the Ghazipore district in the North-Western Provinces, with Peepra Ghat on the eastern limit of Durbhunga. If that line were continued through Purneah and North Dinagepore to Parbuttipore on the Northern Bengal State Railway, the whole of North Behar and the trans-Gangetic portion of the North-West Provinces would, when the Kawnia-Dhubri tramway is finished, be in direct railway communication with Assam. A line from Caragola to Parbuttipore would place the districts of South Behar, Monghyr, and Bhagulpore in an equally favourable position. Each of these lines would pass through tracts of country rich and fertile in ordinary years, but still not altogether secure against famine. Apart, therefore, from their value as emigration routes, they would serve the double purpose of bringing the surplus produce of those tracts more readily to market, and of insuring the districts through which they run against the worst effects of scarcity. On the other side of Bengal we would point out that almost everything has yet to be done to develope the trade of the teeming districts of Dacca, Mymensingh, Sylhet, and Cachar. The Government of Bengal is, we have reason to know fully alive to the great commercial and administrative value of the schemes to which we have referred; and we trust that it will lose no opportunity of pressing them upon the favourable consideration of the Government of India and of Her Majesty's Government.

A. MACKENZIE,
W. AITCHISON,
H. F. BROWN,
J. G. G. GRANT,
L. HARE,
A. B. INGLIS,
C. MACAULAY,

A. WILSON,

The 20th January 1881.

MINUTE BY MR. H. F. BROWN.

Paragraph 15 alludes to an accelerated river service, which, the Committee has been informed, is being undertaken by Government. I am interested in river steamers. I agree that a daily and accelerated steam service to Assam would be an advantage to that district, and I am aware that European opinion in Assam is almost unanimous upon that point. That is natural. A similar, and probably equally unanimous, opinion prevails amongst passengers by other goods-carrying services, such as the P. & O. Company for example. I do not agree that the proposed acceleration is so urgent as to demand Government interference—certainly not in competition with the liberal offers of private steamer companies.

The history of the river steamer companies is that, when plying on the Ganges, all but one were ruined by the competition of a State-guaranteed railway. The one survivor and another resuscitated company transferred their fleets to the Brahmaputra, where, after having, by much labour and expense, developed an important traffic, they are again threatened with State

competition.

This tendency of the Government to engage in trade is alarmingly on the increase, and unless that policy be authoritatively reversed, no private enterprise can be regarded as secure. Thus, we should not be tempted, by the anticipation of special conveniences, to countenance a policy which must seriously interrupt the development of private enterprise in this country.

HENRY F. BROWN.

T

Proceedings of the Commission appointed to amend the Labour Districts

Emigration Act VII (B.C.) of 1873.

THE Commission met at the Bengal Legislative Council Office on Monday, 20th December 1880.

PRESENT:

The President and all the Members of the Commission, and Mr. Forsyth, Assistant Secretary to the Government of Bengal in the Legislative Department.

The President intimated that he had caused to be furnished to each Member of the Commission a selection of the more important papers bearing on the working of Act VII (B.C.) of 1873, and a note showing the history of previous legislation on the subject of emigration to the tea districts. Mr. Macaulay would supplement these papers by a note embodying the result of his recent visits to the recruiting districts of Chota Nagpore and Behar.

2. The President invited an expression of the views of the Members as

2. The President invited an expression of the views of the Members as to the order in which the various questions calling for consideration should be taken up, and as to the most convenient mode of reducing to shape the

results of the discussions.

3. Responding to this invitation, Mr. Aitchison submitted a memorandum setting forth his individual opinions as to the policy which the law ought to follow in the matter of the recruitment and protection of labourers.

4. The Commission proceeded to discuss the general subject of free emigration and sirdari recruiting, being the first matter adverted to in

Mr. Aitchison's paper.

5. It was agreed that, for the present at any rate, and while the subjects under consideration are of a wide and general character, the most convenient course to follow would be that one or more such subject should be discussed orally at each meeting, without any formal record of the conversation being made, and that, at the following meeting, each Member should come prepared to submit his proposals in a formulated shape for definite acceptance, rejection, or modification by the Commission as a body.

6. In accordance with this arrangement, Members were requested to be prepared at the next meeting of the Commission to submit definite suggestions

in connection with the following points :-

Free recruiting; sirdari recruiting; registration of emigrants; medical inspection of intending emigrants; the appointment of local agents to control sirdari recruiters; the control of local depôts for sirdari emigrants in the recruiting districts; the position to be held by contractors in the future.

A. MACKENZIE,

President.

II.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act (VII. B.C. of 1873).

SECOND MEETING OF THE COMMISSION.

Thursday, 23rd December 1880.

PRESENT:

The President and all the Members, and Mr. Forsyth.

The Commission took into consideration a Note circulated by the President, containing a series of proposals on the subjects of free emigration, sirdari recruiting, contractors, and local agents. The President intimated that Mr. Macaulay concurred in the Note which had been drawn up after discussion with him, and in view of all that had passed at the first meeting of the Commission.

2. On the subject of free emigration the Commission adopted unanim-

ously the following proposition :-

I. Any person coming into or residing in the labour districts, not being an imported labourer under the (new) Act, may enter into a labour contract under the Act for any term permitted by the Act. The employer shall notify the making of each such contract, and shall forward the contract itself for registration to the Inspector within one month from the date of its execution; but it shall not be necessary for the purposes of such registration that the employer should send the contracting labourer before the Inspector : provided that the Inspector may, on his next visiting the garden on which such labourer is employed, cancel any such contract, if the labourer come forward and show good cause for this, but not otherwise. It shall be open to the employer, instead of himself putting the labourer on contract as above provided, to produce the intending labourer before the Inspector or before any Magistrate, and have the contract executed in the presence of such Inspector or Magistrate, and attested by him. No contract so attested shall be liable to be cancelled by the Inspector in the manner above provided.

3. It is implied in the foregoing proposition that the Act need take no cognizance of persons emigrating to the Labour Districts of their own free will, even though they may procure the means of doing so from an employer of labour, provided that no contract or engagement to contract is recognized as subsisting between the emigrant and his would-be employer. The employer takes all the risk of any advances he may make, and recover them, if at all, only as an ordinary debt. It was resolved that the proposition should be held to apply to all classes of free immigrants, time-expired labourers, and local labourers whom it was desired to bring under the provisions of any special local contract law, such as may be hereafter proposed for embodiment in the new Act. It remains of course open to any such labourer to enter only into an ordinary civil contract, and to any employer to engage his local labourers only

ander the sanction of the ordinary contract law.

4. On the subject of contractors and their recruiters, it was resolved that, while it was very desirable to get rid absolutely of the whole system, it was better to effect this indirectly by making sirdari recruiting more simple and effective. The following proposition was adopted:—-

II. The provisions of the existing law on the subject of contractors and their recruiters shall be maintained, subject only to such alterations in detail as may be rendered necessary by the other changes proposed in the law, or may be suggested by past experience.

changes proposed in the law, or may be suggested by past experience.

5. As a matter of general principle, it was resolved that the Act should be simplified as much as possible in the earlier chapters, regarding such subjects as contractors, recruiters, and transport, by giving a power to Government to make and revise rules providing for all points of detail.

6. On the subject of sirdari recruiting, the following propositions were

adopted :-

III.—Employers may appoint any contract labourer, male or female, in their employ to act as a sirdar-recruiter.

IV.—Every such sirdar shall receive from his employer a certificate, in which shall be set out clearly—

(a) the name of the employer and of the sirdar;

- (b) the estate for which the sirdar is authorized to engage labourers;
- (c) the remuneration the sirdar is to receive while on recruiting duty;

(d) the number of labourers he is authorized to engage;

(e) the terms he is empowered to offer them;

- (f) the place at which he is to register and put them on contract;
- g) whether he is required to have them medically examined as to their fitness for labour before registration;
- (h) the local agent (if any) to whom he is to report himself for orders;

the amount of money advanced him, or for which he is to account; the term of absence allowed him from the garden,

such other special conditions or directions as the employer (k)

may deem necessary.

The certificate must be produced by the sirdar before the Inspector or the Magistrate of the district or sub-division in which the employer's estate is situated, and be signed and accepted by him in the presence of such Inspector or Magistrate, who shall himself countersign the certificate, unless he consider that the sirdar is an improper person to be employed as a recruiter, when he may refuse his countersignature. The certificate shall, subject to any special limitations imposed by the employer, hold good for the term of one year from the date thereof, but may be renewed on the application of the employer to the countersigning Inspector or Magistrate, without the personal appearance of either the employer or the sirdar.

V.—The sirdar shall be liable to punishment on conviction before a Magistrate in any district where he may be found, and on the prosecution of his employer, or his attorney, or his local agent (as defined below), for failure to report himself to a local agent, failure to return within the specified term, or failure to account for moneys advanced (the penalty to be fixed in the Act; but such provision shall not interfere with any penalty to which the sirdar may be liable under the Penal Code, provided that he shall not be twice punished for what is practically

the same offence).

VI .- The sirdar's certificate may be cancelled, and he himself punished by fine, on conviction by any Magistrate, on the complaint of the employer or his local agent, for the following offences:-

(a) If he make over any labourers recruited by him to any contractor or contractor's recruiter, or to the sirdar or local

agent of any other employer.

If he allow any labourers recruited by contractors or their recruiters to share the accommodation provided by him for his employer's labourers, or place his employer's labourers in any contractor's depôt.

VII.—The sirdar must either himself accompany the labourers recruited by him to the labour districts, or send with them some competent deputy approved by the employer's local agent, or, if there be no local agent, by the registering officer in the district of recruitment.

VIII.—The sirdar may, subject to the conditions of his certificate, recruit any number of labourers; but there shall be at least one sirdar or deputy sirdar in personal charge of each gang of 20 labourers (exclusive of dependents) despatched from the recruiting district. With the written consent of the local agent of his employer, a sirdar or his deputy may take charge of the labourers of other employers proceeding to the labour districts, up to the aforesaid limit of 20 for the amalgamated gangs. There shall be no restriction on gangs travelling together, provided that each is in personal charge of a sirdar

or his deputy.

1X.—The sirdar may have his labourers registered and put on contract either in the district of recruitment, or at any one of such registering stations on the way to the Labour Districts as the local

Government may from time to time appoint for that purpose.

X .-- Any such registering officer as is referred to in the preceding proposition may decline to register any labourer, if it appear that the labourer does not understand the terms of the contract, or is for any reasonable cause unwilling to enter into the same; and if the district in which such labourer is produced before him is not the district of the labourer's recruitment, may cause him to be returned to such district at the cost of the employer of the recruiting sirdar.

XI.—Any labourer who, without reasonable cause or excuse, refuses to enter into contract after being brought before a registering officer in any district other than the district of his recruitment, shall, on conviction before a Magistrate, be punishable with fine, which shall not exceed the expense incurred on his account by the sirdar or his deputy, up to a maximum of Rs. 20.

XII.—For each labourer produced before any duly authorized

officer for registration, there shall be paid a fee of Rs.

Embarkation, may, if himself a medical man, examine, and if not himself a medical man, send for examination by such, any labourer or dependent who may appear to him unfit to travel, or affected with any disease dangerous to others: and if such labourer or dependent be on examination pronounced to be unfit to travel, or so diseased as to be dangerous to others, he may be detained in hospital until his recovery: after which he shall be forwarded to the labour district or returned to his home as the employer may request. All costs of such detention and forwardal or return to be borne by the employer. No fee shall be charged for the medical examination under this proposition. Near relations of any labourer or dependent detained shall have the option of remaining with him.

XIV.—If the employer, in his sirdar's certificate, has directed a medical examination of the labourers before registration, the registering officer shall satisfy himself that the sirdar has carried out this instruction. Such medical examination may be made by any medical officer in the service of Government, on payment of a fee of eight annas for each labourer examined, or by any qualified medical man, on such terms as the employer may arrange. The medical examiner shall, if so required, satisfy himself that the labourer is in a fit state of physical health to journey to and undertake agricultural labour in the labour district, and shall in all cases grant the sirdar an acknowledgment of

the fee paid to him on account of each labourer examined.

XV.—Failure on the part of the sirdar or his deputy to put the labourer on contract as above provided, in accordance with the terms of his certificate, or abandonment of the labourer anywhere on the road to the labour district, or failure to supply the labourer with proper food and accommodation on the way, shall warrant any Magistrate in returning the labourer to his home at the expense of his employer, and render the sirdar liable to punishment on conviction before a

Magistrate.

XVI.—Any sirdar proposing to collect labourers at any central spot, with a view to their subsequent despatch to the labour districts, shall notify to the Magistrate of the district or sub-division the position and nature of the accommodation provided for such intending labourers. Such Magistrate shall have power to inspect such accommodation, or cause it to be inspected and visited from time to time, in order to see that proper sanitary arrangements are made, such as would be enforceable under any law for the regulation of municipalities in the district in question, but shall not otherwise interfere. Such Magistrate shall, however, have power to order the release of any intending labourer unwillingly detained, or dremed by a medical officer unfit to travel, or so diseased as to be dangerous to others.

XVII.—For the better control of his sirdars, any employer may apply to the local Government to license a local agent or agents to represent him in the recruiting districts or elsewhere. One local agent may represent any number of employers, but the name of each such employer shall be distinctly specified in the license. Additional names shall be inserted in the license only by the Magistrate of the district or sub-division in which the agent-works, in accordance with the orders of Government passed on the application of such additional employers. No person holding a contractor's license shall be licensed as a local

agent.

XVIII.—Local agents shall be competent to prosecute sirdars for breach of the conditions of their certificates, and shall generally represent their employers in all matters connected with the engagement of labourers. Their licenses may be cancelled by the Magistrate of the

district (subject to an appeal to Government), if it be shown to his satisfaction that they have employed contractors' recruiters to engage labourers, or permitted any contractors' labourers to use the accommodation provided for sirdars' labourers, or allowed any sirdar under their control to transfer labourers to contractors or their recruiters, or to any other employers, or themselves taken over any sirdars' labourers for despatch to any other employer, or failed to see that any orders of the Magistrate under proposition XVI have been duly carried out by any sirdars under their control.

XVIII.—A local agent holding a license under proposition XVII may be specially licensed by Government to engage labourers in any particular district direct and without the intervention of sirdars for any employer specified in his license.

A. MACKENZIE,

President.

III.

Proceedings of the Commission appointed to amend the Labor Districts

Emigration Act, VII (B.C.) of 1873.

THIRD MEETING OF THE COMMISSION.

27th December 1880. PRESENT:

The President, and all the Members, and Mr. Forsyth.

The Commission considered, settled, and finally approved the record of the proceedings at its last meeting. On the question raised by Dr. Grant, whether a sirdar recruiting labourers should be bound to register them in the district or at the first registering station passed by him, it was held to be undesirable to impose any such limitations. Registration would ordinarily take place where the employer had his local agent, and it was obviously to the interest of the employer to save the risk of unnecessary expense in returning a labourer to his district under the orders of the registering officer, by having him put on contract as soon as possible.

2. The Commission then proceeded to discuss a joint note by Messrs. Hare and Aitchison, on the subject of the labour contract and other cognate matters.

The following propositions were unanimously agreed to:-

I.—Contracts under the Act may be for any term desired by the

parties, up to a maximum limit of five years.

II.—The minimum rate of wages shall be prescribed by the Act, and shall for the first three years of the contract be, in the case of men Rs. 5 per mensem, and in the case of women Rs. 4 per mensem for a completed daily task, and at those rates for tasks not completed in proportion to the work actually done. In the fourth and fifth years of the contract the minimum rate of monthly wages for the same amount of task work shall be Rs. 6 in the case of men and Rs. 5 in the case of women.

III.—Every employer shall from time to time fix the daily tasks to be executed by his labourers, and shall frame a schedule of the same, and file a copy of every such schedule in a book which shall be open to the examination of the Inspector. A copy of each such schedule in the Bengali language shall be posted at the door of the pay office or some other convenient place accessible to the labourers. But it shall not be necessary to obtain the previous sanction of the Inspector to the schedule, and it shall not be necessary to send him a copy of the same unless he shall so request. The minimum payment for each daily task shall be the quotient resulting from dividing the minimum monthly wage of the labourer concerned by the whole number of days in the current calendar month.

IV .- No labourer shall be bound to work more than six days in one week, or more than six hours consecutively, or more than nine hours in any one day; and the labourer shall, on one day in seven, receive wages as for a full task done, without being required to work for the same. The employer shall, on six days in each week, provide for each labourer work sufficient to enable him to earn at least his minimum daily wage. Failing such due provision of work, the labourer shall be entitled to claim his minimum daily wage; but no such payment need be made to any labourer who absents himself on any working day for his own pleasure or convenience.

-The Inspector shall have power at any time, if he considers any schedule of daily tasks, or any part thereof, to be unreasonable, to order in writing a reduction of the same. The employer, if dissatisfied with the Inspector's order, shall be at liberty, after in the first place carrying it out, to request a reference to a Committee constituted in the manner provided in section 108 of the present Act. The decision of the Committee shall be final. The Inspector may, notwithstanding the existence of such a general schedule of tasks as is above provided for, order that any individual labourer who is from weakness unable to earn by his labour the sum of 11 annas per diem, shall receive subsistence allowance at the rate of 12 annas per diem, or diet on a

scale to be approved by the Inspector.

The Commission considered that the foregoing provisions in regard to the contract and the regulation of labour would fully meet the requirements of tea-planters, without being unfair to the labourers. It was deemed undesirable to fix any higher minimum rate of wage than Rs. 6 in the later years of contract, because to do so would disturb the existing rate for local labour in many parts of the labour districts. At the same time it was believed that if care were taken that no increase in the amount of task-work were allowed, merely on the ground of increased efficiency of the labourer, labourers in their fourth and fifth years, and even earlier, would generally be able to earn much more than the minimum wage. Dr. Grant suggested for consideration that the higher minimum (of Rs. 6 and Rs. 5 for men and women respectively) might be given in the third year of contract; but a strong opinion being expressed by other members that the rates proposed above were fully as high as the tea industry could afford, it was resolved to maintain the proposition in the foregoing shape (II).

4. The Commission discussed the provisions of Chapter XI of the existing Act, regarding Incapacity for labour. It was agreed to supplement section 110. which empowers the Inspector to suspend the contract of labourers temporarily

unfitted for labour, by the following proposition :-

VI.—Any labourer may absent himself from work, on account of sickness, for a period which shall not exceed the number of 30 days in any twelve calendar months, reckoning from the date of his contract, and shall receive for each such day of absence subsistence allowance at the rate of 12 annas, or, if in hospital, sick diet on a scale

to be approved by the Inspector.

If the absence is for sufficient reason prolonged beyond the number of 30 days in any one year, subsistence allowance or sick diet shall be supplied as above, but each such day of absence in excess of 30 may be added to the term of the contract, unless the labourer shall refund to the employer the sum of 11 annas for each such day of absence in excess of 30. The employer shall be bound to give to the labourer a written notice when he has been in this manner absent from work for the permitted number of 30 days, and the Inspector shall from time to time, when visiting the garden, endorse on the labourer's contract, after such enquiry as may be necessary, the number of days which he has thus to make good.

It was held that the foregoing was a reasonable way of providing for cases of casual absence from sickness, section 110 being left to meet prolonged incapacity from serious illness, pregnancy, and similar causes. sion saw no reason for altering the provisions of sections 110, 111, or 112 of

the present Act.

5. Chapter XII of the Act, regarding "Necessary provision for labourers," was then discussed. At present Government has, under section 4, clause 12 of the Act, power to make rules regarding the supply of rice, which is the only article of food that the employer is bound under section 113 to provide for his labourers. The Commission, in view of the large number of Behar coolies now likely to go to the labour districts, and after considering the other provisions of Chapter XII, agreed to the following propositions:—

VII.—The Government shall be empowered to make rules to provide for the supply to the labourers by their employers of the staple grain ordinarily used by each class of labourers, when this is not procurable at reasonable prices in the local markets near the gardens. The local Government shall from time to time determine, either generally or for each district or part of a district, what shall be deemed to be reasonable prices in the local markets, and the prices at which

food-grains shall be supplied by employers.

VIII.—The Inspector shall have power to order that (a) any particular class of labourers on any garden, or (b) all the labourers on any particular garden, shall be furnished with rations by their employer for any period dating from their arrival on the garden up to three months. The Inspector may exempt any individual labourer from the effect of any such general order, if it be shown that he is able to earn a full wage, and desires to provide himself with proper food. The Inspector may at any time order that any individual labourer shall be put on rations for any term up to six months, and may from time to time renew such order. The scale of rations shall in all cases be determined by the Inspector, who shall also direct whether they are to be given cooked or uncooked. The cost of each labourer's ration, calculated at current rates as determined from time to time by the Inspector, shall be deducted from any wages earned by the labourer during the period for which the Inspector's order is in force. Any person buying labourers' rations, and any labourer selling his rations, shall be punishable with fine or imprisonment, on conviction by any Magistrate.

IX.—The employer shall not be bound by law to provide hospital accommodation on every garden, or to entertain a particular class of medical attendant for any specific number of labourers. The law shall merely provide that the employer shall satisfy the Inspector that sufficient accommodation has been provided and is available for his labourers within a reasonable distance of their habitations, and that due provision has been made for their medical care and treatment. The Local Government shall have power to make rules regarding these points, providing for central hospitals, circle doctors, and the payment by employers of charges for treatment of their labourers

in any Government hospital.

X.—In other respects the provisions of chapter XII of the Act call for no change.

Proposition VIII embodies the conclusions of the Commission as to the extent to which it is safe to go in the introduction of the system of rationing advocated by Dr. DeRenzy and the Chief Commissioner.

A. MACKENZIE,

President.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873. FOURTH MEETING OF THE COMMISSION.

Thursday, 30th December 1880.

PRESENT:

The President, and all the Members, and Mr. Forsyth.

THE Commission considered, settled, and finally approved the record of the

proceedings at its last meeting.

2. Chapter XIII of the Act, relating to "Localities unfit for the resi-e of Labourers," was then considered. The President pointed out that, as dence of Labourers," was then considered. The President pointed out that, as the law now stands, under section 118 it is only when a garden appears unhealthy from natural causes—"climate, situation, or condition"—that the opinion of a committee is invited to determine the question of its being closed. Under section 119, when a high mortality induces the local Government to order a medical officer to investigate its causes, it is only if this mortality be shown to arise from the want of due care and precaution, and of the adoption of proper and available sanitary measures on the part of the employer, that the Government can order the garden to be closed; but it can give this order without any reference to a committee. The Commission, after deliberation, resolved that no change was necessary in the provisions of chapter XIII, beyond embodying in section 118 the provisions of Assam Regulation IV of 1877, under which a garden may, if necessary, be closed against any particular class of labour, without being altogether prevented from employing imported labour, or other labour under the Act.

3. The Commission next considered chapter XIV of the Act,-" Offences committed by Labourers." To meet the case of unlawful absence from work, it was decided that section 121 of the Act, providing a penalty on a conviction for such absence before a Magistrate, should be amended in accordance with

the following proposition:—

I.—Instead of proceeding before the Magistrate, the employer may certify to the Inspector, on or before the 15th of each month, the names of all or any of his labourers unlawfully absent from work during the preceding calendar month, and shall at the same time notify the fact that he has done so to each labourer concerned. The Inspector shall, when next visiting the garden, enquire, in the presence of the labourer charged, into each such case of unlawful absence, and shall endorse such days of unlawful absence on the labourer's contract, and add them to the term of the contract, unless the labourer shall consent to forfeit to his employer the sum of four annas for each such day of absence. If any labourer has been unlawfully absent from work for more than seven days, he may be prosecuted before a Magistrate, and on conviction may be sentenced to lose all claim to wages for the period of such absence, and to forfeit to his employers the sum of four annas for each such day of absence, and may be further rigorously imprisoned for a term not exceeding fourteen days: and if his unlawful absence has extended to twenty days in any two consecutive months, this period of imprisonment may be extended to one month.

4. It was decided to adopt the recommendations of the Chief Commissioner on the matter of "Desertion" (section 123 of the Act), as set forth in paragraph 26 of his Secretary's letter No. 2065 of the 28th October 1880,

that is to say

II.—An employer may arrest a deserting labourer without warrant, wherever found, in any part of the labour districts, provided he be not found in the service of another employer. The employer shall forthwith take such arrested labourer to the police-station nearest to the place of arrest, and there the statements of both parties shall be recorded and forwarded for orders to the Magistrate having jurisdiction. The employer may then convey the labourer direct to the garden. The Magistrate may, however, if he think fit, summon both parties before him, and require the employer to proceed by complaint, as provided in

the latter clauses of section 122. If the garden be not situated within the jurisdiction of the Magistrate to whom the statements are in the first instance forwarded by the police, such Magistrate shall at once send them for disp sal to the Magistrate within whose jurisdiction the

garden lies.

5. The Commission considered the advisability of recommending the repeal of section 124 of the Act, under which the labourer's contract is cancelled after he has actually suffered six months' imprisonment for desertion. It was resolved that the section should stand, the cases in which it comes into operation being rare, and such as are probably most equitably met by the cancellation of the contract.

6. It was decided, in accordance with the recommendation of the Chief

Commissioner, to adopt the following modification of section 128:-

III .- The punishment for enticing away, harbouring or employing, or attempting to entice from his employment, any labourer under contract, shall be fine (the whole or any portion of which may be awarded to the labourer's employer) or rigorous imprisonment which may extend to one month, or both.

7. The following proposition was also adopted :-

IV.—Any labourer guilty of habitual drunkenness, or wilfully disregarding any sanitary regulation approved by the Inspector and duly notified for the guidance of the labourers, shall be liable, on conviction by a Magistrate, to fine which may amount to Rs. 5, or rigorous im-

prisonment which may extend to one week.

The offence of habitual drunkenness is taken cognizance of in several of the colonial ordinances, and is a subject of complaint on many gardens. Looking to the responsibility placed on the employer of carrying out proper sanitary regulations, and the risk he runs of having his garden closed on account of preventible mortality, it was considered only fair to give him the means of punishing recusant labourers who may set at defiance any sanitary order endorsed by the Inspector as proper and necessary.

8. The Commission next considered chapter XV of the Act, relating to " Complaints made by Labourers." It was decided that sections 129 and 130, which require the employer to give notice to the Inspector if any labourer wishes to complain, and section 130, which provides a penalty for untrue or frivolous complaints, should be modified in accordance with the following proposition :-

V .- If any labourer desires to make a complaint to the Inspector or to any Magistrate, the employer shall be bound forthwith to send him to the Inspector or Magistrate: and if the complaint is, on enquiry, declared to be untrue or frivolous, the labourer may be sentenced to pay reasonable compensation to his employer, besides making good the days of his own absence.

9. It was resolved that section 134, which provides for the award to the labourer of wages in arrear for two months, plus compensation for their being withheld, should be modified so as to cover also the case of wages withheld for

any period after the determination of a labourer's contract.

10. The Commission next considered chapter XVI, relating to "Determination of Contract." The question of making the grant of a certificate of discharge compulsory on the employer, in every case of determination of a contract, was discussed, and its decision postponed. In the matter of the redemption of contracts the following proposition was adopted :-

VI. The value of the unexpired term of contract for purposes of redemption shall be deemed to be the aggregate amount of one rupee for very month of the unexpired portion of the first year, of three rupees for every such month of the second year, and of five rupees for every such month of the third, fourth, or fifth years of the original term of the labourer's engagement.

11. After considering chapter IX of the Act, regarding "Inspectors' Returns and Magistrates' Inspections," it was resolved as follows:—

VII .- Returns shall be submitted by employers in such form and at such times as the local Government may by rule direct, it being understood that every endeavour will be made to render this obligation as little troublesome as possible to employers.

VIII.—Returns shall be submitted for all gardens employing any labourers under the Act, and such returns shall embrace all persons working on such gardens, whether under the Act or not, who are not actually natives of the labour districts. Returns may also be required for all gardens employing persons who are not labourers under the Act, if such persons are not natives of the labour districts.

IX.—Employers shall keep in addition to the register of labourers prescribed by section 102, a monthly pay register showing the actual earnings of each labourer, all deductions made from such earnings, and all balances due to each labourer; such pay register to be open to

the Inspector or any Magistrate visiting the garden.

X.—The duties of the Inspector may be left to be defined by

A. MACKENZIE,

President.

V

Proceedings of the Commission appointed to amend the Labour Districts

Emigration Act VII (B.C.) of 1873.

FIFTH MEETING OF THE COMMISSION.

Monday, 3rd January 1881.
PRESENT:

The President and all the Members.

THE Commission considered, settled, and finally approved the record of

the proceedings at its last meeting.

2. The Commission then resumed consideration of the question of making discharge certificates compulsory. Some of the members expressed a fear that to force such certificates, as it were, on the labourers would needlessly suggest to them the idea of removing to another garden, and thus throw difficulties in the way of re-engagements. But as it was admitted that every labourer is even now perfectly aware of the very day on which his contract terminates, and looking to the check upon illegal enticement which the introduction of a system of regular "papers" would supply, the Commission eventually adopted the following proposition:—

I. When an employer or his representative enters into a contract under the Act with any number of labourers, the terms of which are the same for all the labourers engaged, it shall not be necessary for each labourer to execute and sign a separate contract, but it shall suffice if all the labourers sign one copy of the contract, to be retained by the employer. But each labourer shall receive a copy of the contract, to be kept by him, which shall be signed by the employer; and upon this shall be endorsed by the employer, on the determination of the contract, the fact and manner of such determination. Refusal to make such endorsement, on presentation of the contract for such purpose by the labourer, shall be punishable by fine; and the Inspector shall have power to make such endorsement if the employer declines to do so. Sections 136 and 138 of the Act shall be modified accordingly.

3. The Commission read and considered, in connection with Chapter VIII of the Act, correspondence and statements relating to the "Inland Labour Transport Fund." After considerable discussion the following propositions

were adopted :--

I.—It is not desirable that the funds raised under the Labour Districts Emigration Act should be applied in any other way than in carrying out the immediate purposes of the Act itself. If funds are required for improving or opening out communications, and for such like purposes, these can be more equitably raised by either local or general taxation. The principles suggested by the Government of

India in its letter to the Government of Bengal, No. 103 of the 27th May 1880 (parapraph 3), are unanimously endorsed by all those directly interested in the tea industry, and ought, in the opinion of the

Commission, to be accepted as conclusive.

II.—The maximum limit of the fees leviable under the Act should be reduced to one rupee per head for registration and capitation fees alike; but the actual fees imposed should be so regulated from year to year as to give, with the other receipts of the Fund, an income sufficient only to meet the cost of the necessary establishments and other ordinary charges of the Fund, being such as are contemplated either in the Act itself or in the Rules drawn up by Government to give effect to it. Any surplus income accruing should be applied in reduction of the rates of fees, and not otherwise.

4. The Commission observed that as capitation fees would be recoverable on account of all labourers under the Act, the income of the Fund from that source would probably be found sufficient for the purposes of the Act, if such fees were levied at the rate of eight annas only per head. The capitation fee should be made as low as possible, but the registration fee, which is paid once for all, might, if Government though fit, be levied at the maximum rate.

5. The official members of the Commission desired to have it recorded that they accepted the foregoing conclusions arrived at by the non-official members, on the ground that it was chiefly for those interested in the tea industry to say whether they were willing to tax themselves specially for the improvement

of their communications.

- 6. The non-official members of the Commission desired to record their high appreciation of the steps taken by the Government of Bengal and the Assam Administration to open up communications with the labour districts. They believed there was no desire on the part of those they represent to raise the question as to how far the Government were justified in the past in expending on these objects the large balances at credit of the Labour Transport Fund. But they were not prepared to admit that the income of the Fund should be kept at a high level in the future, either to enable the Government to subsidize a river steam service, or to open up roads or railways. They also felt bound to point out that the districts in the Surma Valley have received no benefit whatever from the expenditure of the surplus balances to which those districts very largely contributed; and they suggested that if, on the adjustment of accounts as between Provincial Funds and the Labour Transport Fund, any balance accrued before the passing of the new Act were found to be in hand, a fair allotment should be made to local works in Cachar and Sylhet.
- 7. The Commission decided strongly to recommend the early completion of lines of railway communication from the recruiting districts of Behar to the labor district, as, for instance, (1) along some one or other of the lines of the northern emigration roads for North Behar emigrants, and (2) from Caragola vid Divagepore for South Behar emigrants. They also considered it most desirable that the question of extending railway communication in the direction of the Surma Valley should be taken up by Government at an early date.

. A. MACKENZIE, President.

VI

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873.

SIXTH MEETING OF THE COMMISSION.

Tuesday, 4th January 1881.

PRESENT:

The President, and all the Members.

THE Commission considered, settled, and finally approved the record of the proceedings at its last meeting.

2. The Commission commenced the examination of the earlier sections of the Act, and made the following notes:

(1.) Section 3.—The definitions of 'Emigrant' and 'Labourer' should be altered thus:—" 'Emigrant' means any native of India of the age of 16 years or upwards, not being a native of the labour districts, who proceeds to such districts for the purpose of labouring therein for hire." "Labourer' means any person who has entered into a contract with an employer under the provisions of this Act, or of Act VII (B.C.) of 1873, during the duration of such contract." "'Dependent' should be defined to include any women (not being women under contract), any children, and any aged or incapacitated relatives or friends accompanying any emigrant labourer with the consent of a contractor, recruiter, garden-sirdar, or local agent, as the case may be." The wording of the Act should be modified throughout with reference to these definitions. "'Local Agent' should be defined to mean any person licensed under the provisions of this Act as a local agent."

(2.) Section 4 .- A power should be taken to make rules-

(a.) defining the duties of the Inspectors; and

(b.) providing for the returns to be submitted by employers.

Clause (12) should be amended to provide for the 'supply of food-grains' (instead of rice only), and for the 'rationing system.' Much of the matter under the heading of "transport" might also probably be

met by Rules.
(3.) Section 6.—Any person of the age of 16 years or upwards

should be allowed to contract.

(4.) Section 7—Should be modified so as to show that—"Nothing contained in the Act shall prevent any native of India from entering into a contract to labour in the labour districts otherwise than under the provisions of this Act; but no emigrant shall be bound to fulfil any contract of labour upon any estate, or portion of an estate, which has been declared unfit for the residence of labourers, or of the class of labourers to which he belongs under the provisions of section 118 or 119."

(5.) Section 9.—All fines under the Act should be made dis-

tinctly recoverable under the Criminal Procedure Code.

(6.) Section 10.—The Lieutenant-Governor of Bengal should have power to prohibit emigration from any district, or part of any district, in his jurisdiction, and the Chief Commissioner of Assam should have power to prohibit immigration to any labour district, or part of any labour district, either generally or as regards any particular class of immigrant: the sanction of the Government of India being required in either case. The sec ion need not define the cases in which this power may be exercised.

(7.) Section 12.—Power to appoint registering officers and

registering stations is required.

(8.) Section 13—Will require amplification to meet the propositions on sirdari-recruiting accepted by the Commission.

(9.) Section 15-Should run thus-

"A contract executed under the provisions of this Act shall in no case exceed the term of five years from he date of its execution. Every such contract shall be in the form in Schedule A annexed to this Act, and shall be reduced to writing, and shall specify the monthly rate of wages in money, the period of service, the name of the district in which the service is to be performed, and, if the labourer shall so desire, the name of the estate on which the labourer is to work. Provided that in no case shall the rate of monthly wages for the first three years of the contract term be less than Rs. 5 in the case of a man, and Rs 4 in the case of a woman, for a completed daily task regulated in accordance with the provisions of this Act: or less than Rs. 6 in the case of a man, and Rs. 5 in the case of a woman, for the same amount of task-work, in the fourth and fifth years of the contract t rm.

Provided further that nothing in the contract shall prevent the deputation of any labourer to act as a garden-sirdar for the purpose of recruiting other labourers, but all periods of absence on such deputation shall be included in the term of the garden-sirdar's labour contract.

(10.) The following form of contract was approved :-

This contract made under Act of between A. B. (hereinafter called the labourer) of the one part, and* [C. D. (Agent or Local Agent or Garden-sirdar) on behalf of E. F. (hereinafter called the employer) on the other part, witnesseth that the said* [Agent or Local Agent or Garden sirdar on behalf of the said] employer doth hereby promise the said labourer that if he, the said labourer, do remain and labour on the tastates of his said employer in the labour district of for the term of years from the date of the execution of this years from the date of the execution of this contract, he the said employer will, from the date of the arrival of the said labourer on such estate(s) for the purpose of working as a labourer under the said Act pay or cause to be paid to the said labourer monthly wages at the rate of Rs.‡ , for a completed daily task regulated in accordance with the provisions of the said Act, and at those rates for tasks not completed in proportion to the work actually done, and that during such period he the said employer will faithfully comply with all rules regarding the supply of food-grains to the said labourer which the local Government may from time to time lay down: and this contract further witnesseth that the said labourer doth hereby, in consideration of the aforesaid promise, agree so to remain and labour for the said employer. In witness whereof the said parties to these presents have hereunto set their hands the day of

> Signature of labourer and of employer (or of his Agent, Local Agent, or Garden-sirdar.)

Form of Description of labourer.

		Age.	Sex.	Caste.	RESIDENCE.			
NAMB.	Father's name.				District.	Thanna.	Village.	DESCRIPTIVE MARKS.
armen .	1							

[Endorsement to be filled up when contract in executed before a registering office.]

I hereby certify that, before the said A B signed this contract, I personally explained it to him.

Signed_		_
	Registering	Officer

[Endorsement on labourer's copy of contract to be left blank until the contract is determined.] I hereby certify that the foregoing contract has been determined by effluxion of time (or by mutual consent, or under the provisions of section

, as the case may be). of Act Dated at

This day of

Signature of the employer or of the Inspector of Labourers.

Parts in brackets to be omitted if the contract is made without the intervention of an Agent, Local Agent, or den-sirdar.

† As the case may be.

‡ State rates for various periods of contract.

On reconsideration, the Commission modified proposition I of its Fifth meeting, so far as to hold that it would be more convenient if a separate copy of the contract were executed in the case of each labourer.

(10.) Sections 16 to 32—Must be altered to meet the propositions on the subject of sirdari-recruiting. It should also be provided that a garden-sirdar's certificate shall be liable to be cancelled by order of any District Magistrate, or Superintendent, or Inspector, if he be convicted of any criminal offence, or any offence under the Act.

(11.) Sections 33 and 38.—It should be made clear that the Superintendent may in his discretion cancel any contractor's or recruiter's license during its currency, subject only to an appeal to

Government.

(12.) Section 40,—The conditions for grant of licenses to recruiters may be left to be regulated by rule in the manner proposed at pages 4 and 5 of Dr. Grant's letter No. 1676 of the 16th August 1880.

(13.) Section 42.—Recruiters shall be bound to register their emigrants in the district of recruitment as at present; but the medical examination shall only extend to the emigrant's fitness to travel.

(14) Section 43.—The procedure for registration should be adapted to the suggestions at page 6 of Dr. Grant's letter above referred to.

A. MACKENZIE,

President.

VII

Proceedings of the Commission appointed to amend the Labour Districts

Emigration Act VII (B.C.) of 1873.

SEVENTH MEETING OF THE COMMISSION. Thursday, 6th January 1881.

PRESENT:

The President, and all the Members.

THE Commission considered, settled, and finally approved the record of the proceedings at its last meeting.

2. The Commission resumed the consideration of the alterations required in some of the details of the present Act, and made the following notes:—

(1.) Section 21.—The register should also show the dependents

of each labourer distinctly.

(2.) Section 24.—As each labourer will receive a copy of his contract, the last two clauses of this section are not required. But every garden-sirdar, bringing up a gang for registration, should present to the registering officer a nominal 'way-bill,' in a form to be laid down by Government, showing each labourer and his dependents in the gang. This should be attested as correct by the registering officer, and failure to obtain his signature should be made punishable. This way-bill should accompany the gang and be produced en route on demand made by any magisterial or police officer, or officer of the Emigration Department. It should be presented to the Embarkation Agent, who should note on it casualties up to that point, and countersign it as an embarkation pass. The sirdar should then make it over to the master of the vessel, who would heep it until the gang reached its landing place. The master should then note on it all casualties on board and make it over to the sirdar. (The medical officer of the steamer might also be required to certify on it the state of health of the labourers at leaving.) The sirdar should next present the way-bill to the Debarkation Officer for check and signature, and lastly make it over to his employer, who, after noting casualties since landing, with the date of arrival and condition of the gang, should transmit it to the Inspector for return to the Superintendent of Emigration.

A similar system of way-bills might be used for contractors' coolies, and the papers connected with transport be simplified con-

siderably.

The registering officers need then only forward to the Superintendent abstract returns showing the numbers in each gang with the sirdar's name (or the contractor's and recruiter's, as the case might be), and similarly the masters of vessels need not submit a detailed embarkation list, but an abstract showing disposal of gangs.

In the case of gangs marching up, the way-bill should be submit-ted to the Superintendent of Embarkation if they pass through his station; but it will suffice if the employer note all casualties at the close of the journey, and forward the way-bill to the Inspector as above.

Section 33.—Contractors' agents in the recruiting districts (3.)

might be licensed for a fee of Rs. 50.

- (4.) Section 40.—The Superintendent should not grant a license to a recruiter unless satisfied by recent evidence that the Magistrate of the recruiting district approves of the man, and unless he is satisfied that accommodation has been provided in the district by the contractor employing the recruiter or by his agent for all labourers recruited by
- (5.) Section 53.—The Medical Inspector should not enquire as to fitness to labour unless requested by the employer's agent or by contractor, and only then on payment of a fee of 8 annas.

(6.) Sections 62 to 66.—It would be better to license vessels generally for carrying 'native passengers' to the labour districts, taking

powers in the Act to make any special provision required for labourers.

(7.) Sections 67 and 68.—The Embarkation Agent should have power to forbid the taking on board of any native passenger suffering from dangerous contagious disease. The nominal list might be dispensed with; a statement of the number of all native passengers not being labourers, and of all 'gangs' of labourers, being substituted.

(8.) Section 69.—Omit the words "under the supervision of the Embarkation Agent" in line 1, and "at the time of the embarkation

of such emigrants.'

- Section 70.—Substitute a power to require any vessel to (9.)carry a medical officer licensed by the Superintendent, and require owners to dispense with the services of any medical officer on Superintendent's orders.
- (10.)Section 72.—Stoppage need only be required at such places and for such times as Government may by rule prescribe.
- (11.) Section 75-Should be modified to enable the Magistrate to direct the landing of any native passenger suffering from contagious
- (12.) Sections 76, 77, 82 and 83.—Expenses incurred by the Magistrate under these sections should be recoverable under the Public Demands Act.

(13.) Sections 81, 83, 84, and 85.—Much of the matter might be regulated by rules instead of cumbering the Act.

(14.) Section 95.—The pensionary and leave allowances of establishments should be made payable from the Fund.

A. MACKENZIE,

President.

VIII.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873.

EIGHTH MEETING OF THE COMMISSION.

Monday, the 10th January 1881.

PRESENT:

The President and all the Members.

THE Commission considered, settled, and finally approved the record of the proceedings at its last meeting.

2. The President laid on the table a draft Bill, drawn up by him, embodying the conclusions arrived at by the Commission, and explained the principal modifications which it had appeared necessary to make in the wording of the present law.

A. MACKENZIE,

President.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873.

NINTH MEETING OF THE COMMISSION.

Saturday, the 15th January 1881.

PRESENT:

The President and all the Members.

THE Commission was occupied in discussing, section by section, the provisions of the draft Bill.

A. MACKENZIE.

President.

X.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873.

TENTH MEETING OF THE COMMISSION.

Monday, the 17th January 1881.

PRESENT:

The President and all the Members.

THE Commission considered the draft of its Report, prepared for approval by the President, and a revised proof of the draft Bill.

A. MACKENZIE,

President.

Proceedings of the Commission appointed to amend the Labour Districts Emigration Act VII (B.C.) of 1873.

ELEVENTH MEETING OF THE COMMISSION.

Thursday, the 20th January 1881.

PRESENT:

The President and all the Members.

THE Commission finally passed the draft Bill and signed its Report.

2. Mr. Brown requested that a Minute by him might be appended to the Report. On behalf of the Inland Steam Companies he felt bound to protest against any direct interference on the part of Government with the development of the river service to Assam. Papers had been communicated to the Commission, from which it appeared that Government was in fact starting an accelerated steam service on its own account from Dhubri. He heartily sympathised with the desire of all interested in Assam to see a swift river service inaugurated; but he objected strongly to this being taken up by Government, when private companies were both able and willing to start such a service on what appeared to him to be reasonable terms. One Company had, on the 6th December last, submitted proposals to Government, which he thought would, if known, be considered liberal.

3. Upon the President's moving "that the Commission do now dissolve," Mr. Brown moved, and Mr. Inglis seconded, a motion that the following

resolution should first be placed on the record of the proceedings:—

Resolved—"That the thanks of the Members be tendered to their

President, Mr. Mackenzie, in acknowledgment of the great assistance they have derived from his able conduct of the business in hand."

The motion was unanimously adopted by the votes of the Members.

4. The Commission was then dissolved.

A. MACKENZIE.

President.

A Bill to Amend the Labour Districts Emigration Act, VII (B.C.) of 1873.

WHERBAS it is expedient to amend the law regulating the emigration of native inhabitants of India from or through the provinces subject to the Government of Bengal to the districts of the Assam Valley, Cachar, Sylhet, Chittagong, and the Chittagong Hill Tracts, and to facilitate the engaging and contracting with native inhabitants of the said provinces to proceed to the said districts, and to provide for the enforcement of contracts of service within the said districts, and for the protection of all persons entering into such contracts: It is hereby enacted as follows:—

PART I .- PRELIMINARY.

CHAPTER 1. - Application and Miscellaneous.

1. This Act may be called "The Labour Districts Emigration Act, 1881."

2. Bengal Act VII of 1873 (to amend the law relating to the emigration of labourers to the districts of Assam, Cachar, and Sylhet, and to regulate contract labour and service), Bengal Act II of 1878 (to extend the provisions of Bengal Act VII of 1873 to the district of Chittagong and to the Chittagong Hill Tracts) and Assam Regulation IV of 1877 (a Regulation for extending to the Chief Commissionership of Assam Chapter 13 of Bengal Act VII of 1873) are hereby repealed.

All contracts entered into, appointments made, and licenses granted under the said Act VII of 1873, or any of the Acts thereby repealed, shall be deemed to have been respectively entered into,

made, and granted under this Act.

3. In this Act, unless there be something repugnant in the subject or context.

"India" means the territories for the time being vested in Her Majesty by the Statute 21 and 22 Vic., cap. 106, entitled "An Act for the better Government of India," other than the settlement of

Prince of Wales' Island, Singapore, and Malacca.

"The labour districts" means the districts of the Assam Valley, Cachar, Sylhet, Chittagong, and the Chittagong Hill Tracts, and "a labour district"

means one of those districts.

"Local Government" means the Lieutenants
Governor of Bengal within
the provinces subject to
the Government of Bengal, and the Chief
Commissioner of Assam within the districts under

the Assam Administration.

"Magistrate" includes a Magistrate of a district or of a division of a district, and any Magistrate

of the first and second class, and any Magistrate

of police for the town of Calcutta.

"Inspector" means an
Inspector of Labourers

under this Act.

Assistant Inspector.

Massistant Inspector

means an Assistant Inspector of Labourers.

"Employer" means the chief person for the time being in charge of any lands upon which labourers may be employed.

"Garden-sirdar" means any person, male or female, authorized by certificate by an employer to engage natives of India to proceed to a labour district under contracts to be made and executed according to the provisions of this Act.

according to the provisions of this Act.

"Local agent" means any person licensed under this Act as a local

agent.

"Recruiter" means any person licensed under the provisions of this Act as a recruiter.

"Contractor" means any person licensed under the provisions of this Act as a contractor.

Sub-contractor" means any person licensed under this Act as a contractor's local representative.

"Emigrant" means any native of India of the age of sixteen years and upwards, not being a native of the labour districts, who proceeds to or towards a labour district for the purpose of labouring therein for hire.

"Labourer" means any person who has
entered into a contract
under the provisions of
Bengal Act VII of 1873 or of this Act, during

the duration of such contract.

"Dependent" means any women (not being labourers), any children, and any aged or incapacitated relatives and friends accompanying any emigrant labourer with the consent of a contractor, sub-contractor, recruiter, local agent, or garden-sirdar, as the case may be.

"Estate" means the lands upon which any labourers (as well labourers defined by this Act as others)

have been engaged to labour.

"Manager" means the chief person for the time being in charge of an estate on which more than 50 persons are employed who are not natives of the labour district in which such estate is situated, and not labourers under this Act.

"Rule" means a rule

Rule. "Rule" means a rule made under section 5 of this Act.

Section. "Section" means a sec-

"Vessel" includes a steamer, a flat, a boat, and anything made for the conveyance by water of

human beings or property.

"Master" means the person for the time being in charge of a vessel.

4. The local Government may, by notification

Power to exempt any in the official Gazette, declare that any labour district shall from any date specified in such notification cease to be subject to the provisions of this Act.

5. The local Government may from time

Power of the local to time make rules conGovernment to make rules. sistent with this Act, and
from time to time alter, vary, and revoke such
rules:—

(1)—To define and regulate the duties of the several officers appointed by it under this Act. (2)-To prescribe the periodical returns and reports to be made by any officers subordinate to it in connection with the working of this Act.

(3)-To prescribe any forms of register, license, or certificate, required under

the provisions of this Act;

(4)-To prescribe the amount of fees to be paid for licenses granted under this Act by any duly authorised officer subordinate to it, and for the registration of labourers in any district under its administration.

(5)-To prescribe the conditions upon which licenses shall be granted by any duly authorised officer subordinate to it to vessels carrying native passengers to the labour districts of the Assam Valley. Cachar, and Sylhet; to provide for the ventilation, cleanliness, and water-supply of such licensed vessels; and to prescribe the returns and reports to be submitted by the

masters of such vessels.

(6)-To prescribe the description, quantity, and quality of provisions to be taken by vessels carrying labourers when such vessels have been licensed by any duly authorised officer subordinate to it, and the daily allowance to be issued to each labourer or dependent during the journey; to prescribe the number of officers, cooks, and other servants on such vessels, and to provide for their control; and to provide generally for the accommodation of labourers and their dependents on such vessels.

(7)-To prescribe the nature, quality, and quantity of medical drugs and other stores to be carried on vessels taking labourers when such vessels have been licensed by any duly authorized

officer subordinate to it.

(8)-To provide for the accommodation, support, and medical treatment of all labourers and dependents detained at any place within any district under its administration by order of a Magistrate on account of sickness.

(9)-To provide for all or any of the matters referred to in section 95.

(10)-To provide for the periodical inspection of labourers in the labour districts under its administration; and to prescribe and regulate the duties of Inspectors in such labour districts.

(11)-To provide for the house accommodation, water-supply, sanitary arrangements, and supply of food-grains to be provided by employers for their labourers, and for the rationing of labourers under this Act in such labour districts.

(12)-To provide for the hospital accommedation and medical care of labourers in such labour districts, and to prescribe the nature, quality, and quantity of medical drugs and other stores to be provided for such labourers.

To prescribe the returns to be submitted under this Act by employers and

other persons in charge of estates in such labour districts. And generally. (14)—To give effect to the provisions of this Act within the districts subject

to its administration.

The Lieutenant-Governor of Bengal may further from time to time Special power of the Lieutenant Governor of revoke rules in the manner

aforesaid:—
To provide for the management and (15) regulation of contractors' depôts and of hospital depôts, and for the support and medical care of emigrants and their dependents passing through such depôts.

(16) To prescribe the clothing to be supplied to labourers and their dependents while proceeding to the labour dis-

tricts.

The Chief Commissioner of Assam may further, from time to time Special power of the Chief Commissioner of make, alter, vary, and revoke rules in the manner aforesaid :-

To provide for the detention and inspection of licensed vessels and native passengers in transit through the labour districts of the Assam Valley, Cachar, and Sylhet.

The local Government may from time to time fix penalties not incon-Power to fix penalties. Power to fix penalties. sistent with any of the provisions of this Act for infringements of any such rules made by it, which may be enforced and recovered as other penalties under this Act on conviction by a Magistrate: Provided that no penalty shall exceed five hundred rupees.

All such rules, with the penalties (if any) for their infringement, shall be published in the Official Gazettes, and shall be separately printed and sold to the public at four annas for each copy.

7. All sums advanced by any Government officer under sections 32, 41, 42, 75, 92, 93 or 95, shall be recoverable under Recovery of advances by Government officers. the Public Demands Recovery Act (Bengal), 1880.

8. Every contract made according to the provisions of this Act, and all Contract made with labourer is a charge upon the estate; arrears of wages due under any such contract, and all

fines imposed on any em-ployer under the provisions of this Act, shall be a charge upon the estate upon which any person has been engaged to labour under such contract; and when such person has engaged to labour upon any one of several estates belonging to the same employer in the same labour district, shall be a charge upon that one of such estates upon which the said person may for the time being actually labour.

The owner of such estate for the time being shall have all rights and and is transferred with remedies against such per son, as if such owner had been originally the party executing such contract as employer.

No person who has ceased to be the owner of such estate and no property Determination of own-ership determines liability. or effects of such person, shall be liable or res-ponsible for any breach of such contract which may have occurred after he has ceased to be such

9. Any engagement or contract made under the provisions of this Act Any person of or above by a native of India, who is of or above the age of sixteen years, shall be held valid.

10. A contract made under the provisions of this Act shall in no case be valid for any term in excess Terms of contract under the Act. of five years from the date of its execution. Every such contract shall be in the form in Schedule A annexed to this Act, and shall specify the monthly rate of the wages of the labourer in money, the period of his service, and the name of the district in which

the service is to be performed.

If the labourer shall so desire, the contract shall further specify the name of the estate on which the service is to be performed. Otherwise, the labourer shall be held to have contracted to labour on any estate belonging to the same employer within the said labour district; provided that no such labourer shall, without his own consent, be separated from his wife, and no female labourer from her busband, or from his or her children or dependents.

In no case shall the stipulated rate of monthly wages for the first three years of the contract term be less than Rs. 5 in the case of a man, and Rs. 4 in the case of a woman, for a completed daily task regulated in accordance with the provisions of this Act: or less than Rs. 6 in the case of a man, and Rs. 5 in the case of a woman, for the same amount of task-work in the fourth and fifth years of the contract term.

Nothing in his contract shall prevent the deputation of any labourer to act as a gardensirdar for the purpose of recruiting other labourers, but all periods of absence on such deputation shall be included in the term of the labour-con-

tract of such garden-sirdar.

11. Nothing in this Act shall be construed to prevent any native in-habitant of India from Saving of ordinary conentering into a contract to labour in the labour districts otherwise than under the provisions of this Act: and nothing in this Act (saving the pro-And of free emigration. visions of sections 14 and 15) shall be construed to prevent the emigration of natives of India to the labour districts at their own expense, or at the expense of any other person, otherwise than under the provisions of this Act; but no emigrant shall be bound to fulfil any contract or en-gagement to labour upon but no 'emigrant' is bound to labour on an unhealthy any estate or portion of an estate which has been declared unfit for the residence of labourers or of the class of labourers to which such emigrant belongs under the provisions of section 128 or

section 129. 12. For every offence against the provisions of this Act, for which no special penalty or amount Penalty for any off-nee of fine is prescribed, the offender shall, on conviction by a Magistrate, be punished with a fine not exceeding two hundred rupees. All fines under this Act shall be recoverable under the provisions of the Code of Criminal Procedure. Wherever in this Act no special term of imprisonment is appointed in default of payment of the fine, the offender shall be liable to imprisonment, simple or rigorous, for a term not exceeding one month.

13. All offences against this Act committed without the town of Calcutta Procedure on trial of offences created by Act. shall be enquired into and tried according to the provisions of the Code of Criminal Procedure, and all offences against this Act committed within the said town shall be enquired into and tried by a Police Magistrate of the said town, according to the provisions of the laws regulating the investigation and trial of offences within the said town which shall be for the time being in force.

PART II .- EMIGRATION.

CHAPTER 2 .- Restrictions on Emigration, and appointment of Officers.

14. It shall be lawful for the Lieutenant-Governor of Bengal, with the previous sanction of the Government of India, to forbid the emigration of natives of India from any part of the provinces subject to the Government of Bengal to all or any of the labour districts : and it shall be lawful for the Chief Commissioner of Assam, with the like sanction, to forbid the immigration of natives of India, or of any class of such natives, to any part of the labour districts of the Assam Valley, Cachar, and Sylhet. The local Government making such order may from time to time, with the previous sanction of the Government of India, revoke or vary it, and every such order or variation or revocation thereof shall be published in the official Gazettes of Bengal and Assam.

15. Any person who shall knowingly engage any native of India so to emigrate while any such emigration shall be pro-Penalty on engaging native contrary to such order. hibited under the provisions

of the last preceding section, shall be liable to a fine not exceeding fifty rupees for every native who may have been so engaged.

Appointment of officers or the purposes of this

for the Act.

16. The local Government may appoint proper persons to be Superintendents of Emigration, Registering Officers, Embarkation or Debarkation

Agents, Inspectors or Assistant Inspectors, and Medical Inspectors, or to perform any duties under the provisions of this Act; and may at any time suspend or remove any such officer. It may also sanction any necessary subordinate establishments.

CHAPTER 3 .- Sirdari Recruiting.

17. Any employer may, by certificate, autho-Employer may recruit gage natives of India to proceed to a labour district for the purpose of labouring therein for hire upon any estate of which such employer is in charge, under contracts to be made and executed according to the provisions of this Act.

18. The certificate of every garden-sirdar shall Garden-sirdar's certifi- be in such form as the local Government may by rule prescribe for use in the labour districts under its administration, and shall contain the following particulars:

a the name of the employer and of the garden sirdar;

b the estate for which the garden-sirdar is authorized to engage labourers;

c the remuneration he is to receive while on recruiting duty;

d the number of labourers he is authorized to engage;

e the terms he is empowered to offer them;
f the place at which he is to register and put them on contract;

g whether he is required to have all or any of them medically examined as to their fitness for labour before registration;

h the local agent (if any) to whom he is to report himself for orders;

i the amount of money advanced him, or for which he is to account;

j the term of absence allowed him from the garden;

k such other special conditions or directions as the employer may deem necessary;

and shall be accepted and signed by the garden-sirdar in the presence of the Inspector, or Magistrate of the district in which the employer of such sirdar resides. The certificate may be cancelled by order of any District Magistrate, Superintendent of Emigration, or Inspector, if the garden-sirdar is convicted of any criminal offence, or of any offence against the provisions of this Act.

19. The Inspector or Magistrate in whose Inspector or Magistrate presence the certificate is after inquiry to counters accepted and signed shall inquire into the facts stated in such certificate, and, upon being satisfied that the same are true, shall, unless it appears to him that the person so presenting such certificate is unfit to be employed for the purpose of engaging natives to proceed to a labour district to labour therein for hire, countersign and date such certificate.

Certificate may be in force tor a year, and may be renewed.

Certificate shall be in force for a period not exceeding twelve months from the date of its countersignature as before provided.

Provided that a fresh certificate may be granted from time to time upon the application of the employer of such garden-sirdar to the Inspector or Magistrate of the labour district in which his estate is situated. It shall not be necessary for such purpose for the employer or gardensirdar to appear personally before such Inspector or Magistrate; but it shall be in the discretion of such Inspector or Magistrate to countersign such fresh certificate. Such certificate shall, when countersigned and dated as provided in section 19, be forwarded to the Magistrate of the district in which the garden-sirdar is employed in engaging emigrants, who shall summon such garden-sirdar to appear before him and accept and sign such fresh certificate.

21. It shall be lawful for any superintendent of emigration specially authorized in that behalf by the Lieutenant-Governor of Bengal, on the application of any employer, to grant a license to one or more local agents to represent such employer in any district in which the garden sixdar of such employer may be authorized to engage labourers, or elsewhere.

There shall be no restriction in the number of

There shall be no restriction in the number of employers whom one local agent may represent:

provided that the Magistrate of the district in which such local agent resides shall insert the names of all such additional employers in the license of such local agent in accordance with the orders of the superintendent passed on the application of such additional employers:

provided also that no contractor shall be

licensed as a local agent.

A local agent shall represent his employer in all matters connected with the engagement of natives of India to work in the labour districts. He shall be bound to furnish such information and make such returns, as the local Government may by rule direct.

It shall be lawful for any local agent to prosecute any garden-sirdar acting on behalf of any employer of such agent for breach of any of the conditions of such garden-sirdar's certificate in respect of which he is punishable under this Act.

22. The license of any local agent may be cancelled by the Magistrate of any district within which he acts as a local agent (subject only to an appeal

to the Lieutenant-Governor of Bengal) if it be shown to the satisfaction of such Magistrate—

that he has employed any contractor's recruiter to engage natives of India for work in the labour districts;
 or permitted the emigrants of any

(2) or permitted the emigrants of any contractor to use the accommodation provided for such natives engaged by any garden-sirdar;

(3) or allowed any garden-sirdar under his control to transfer such natives to contractors or to their recruiters or to any other employers:

or to any other employers;

(4) or himself taken over such natives engaged by any garden-sirdar for despatch to any employer other than the employer of such garden-sirdar;

(5) or failed to see that any orders of the Magistrate under section 33 have been duly carried out by any garden-sirdar under his control.

23. It shall be lawful for any superintendent, authorized as before proceed as before proceed to recruit. Since the employers of any local agent holding a license under section 21 consent thereto, to grant a special license to such local agent, permitting him to engage directly and without the intervention of garden-sirdars natives of India for work in the labour districts on behalf of any employer specified in such special license.

Every native to appear before a registering officer.

Every native to appear before a registering officer.

In the district for the purpose of labouring for hire, shall be brought by such garden-sirdar before the registering officer of the district, or of the division of the district, within which the engagement was made, or at any one of such registering stations in Bengal on the way from such district to the labour districts as the Lieutenant-Governor of Bengal may from time to time appoint for that purpose. The garden-sirdar shall at the same time produce his certificate to the registering officer.